

MITT ROMNEY Governor KERRY HEALEY Lieutenant Governor

COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENVIRONMENTAL AFFAIRS DEPARTMENT OF ENVIRONMENTAL PROTECTION

ONE WINTER STREET. BOSTON. MA 02108 617-292-5500

ELLEN ROY HERZFELDER Secretary

> EDWARD P. KUNCE Acting Commissioner

DEP FEES AND PROGRAM IMPROVEMENTS REGULATION PACKAGE 2003-2

With proposed amendments to:

310 CMR 4.00, TIMELY ACTION SCHEDULE AND FEE PROVISIONS

310 CMR 40.0000, MASSACHUSETTS CONTINGENCY PLAN

310 CMR 70.00, ENVIRONMENTAL RESULTS PROGRAM CERTIFICATION

310 CMR 71.00, INDUSTRIAL WASTEWATER REGULATIONS FOR PHOTO PROCESSORS AND PRINTERS

310 CMR 72.00, INDUSTRIAL WASTEWATER STANDARDS FOR DRY CLEANERS

801 CMR 4.07, HAZARDOUS WASTE TRANSPORTERS FEE

Revised April 23, 2003

FOR AGENCY REVIEW AND PUBLIC HEARING

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| VII. | Amendments to 801 CMR 4.07, Hazardous Waste Transporters Fee |

I. SUMMARY OF AMENDMENTS

Amendments to 310 CMR 4.00, Timely Action Schedule and Fee Provisions

Massachusetts General Law (M.G.L.) chapter 21A, section 18 authorizes the Department of Environmental Protection to establish permitting and compliance fees, and schedules for timely action on permit applications. Departmental fees are established by regulation in 310 CMR 4.00 et seq. The purpose of these regulations is to provide for the orderly and efficient administration of the regulatory programs administered by the Department thereby contributing to the protection of the public health and safety and of the environment.

General Fee Increases

The Department is proposing to increase fees for 268 permit categories and 49 categories of annual compliance assurance fees established between 1991 and 2001, to more adequately compensate the Commonwealth for the costs associated with the Department's permitting, compliance and enforcement responsibilities. While the Legislature and Governor increased many fees in FY 2003 based on changes in the Consumer Price Index, these increases did not adequately reflect the change in Departmental expenses. The amendments proposed in this package will increase fees based on the increase in personnel costs since the fee was originally established. Under the proposed amendments, fees established prior to FY 1998 and that were adjusted in FY 2003 will increase by an additional 20% to 41%, with an average increase of about 32%. The proposed changes also provide increases of between 4% and 28% for 44 categories of fees established between FY 1998 and FY2002. These fees were not adjusted in FY 2003. Overall, these fee increases are expected to provide an additional 2 to 2.5 million dollars in revenue annually. In addition to these fee increases, changes to the fee regulations are proposed under the program areas summarized below.

Bureau of Waste Prevention, Air Quality Stage II Program Fee Increases

Mandated in Massachusetts by the EPA, the Stage II program requires the use of special nozzles, hoses, and pumps to capture gasoline vapors that are displaced when motor vehicles are being refueled and prevent those fumes from entering the atmosphere. These fumes contribute to ground-level ozone or smog. Massachusetts began requiring large dispensers of gasoline to install Stage II systems in 1991. Approximately 3,000 facilities in the state that dispense gasoline are now required to have Stage II equipment in place. The \$50 annual compliance fee was originally intended as a nominal fee and does not cover the cost associated with implementing the program. While the fee was raised to \$60 in FY2003 based on increases in the Consumer Price Index, an increase to \$200 is being proposed for FY2004 to cover about 66% of program costs or an additional \$420,000 in revenue annually.

Bureau of Waste Site Cleanup Fee Changes

In addition to the above fee increases, changes to the permit and compliance fee structures are now being proposed in conjunction with the amendments to 310 CMR 40.0000, Massachusetts Contingency Plan, summarized below. The changes include increases in annual compliance assurance fees to cover the Department's costs for audit and enforcement activities; decreases in timelines for permit review to reflect the streamlined approval process for Tier I Permits; and the addition of a new permit category for Tier ID disposal sites. The proposed amendments increase 16 compliance fee categories by 55% to compensate for increased staffing costs since the fees were originally set 10 years ago. An additional 6 permit and 5 compliance fee categories are split out from existing categories to reduce costs for Homeowners. Overall, the fee increases are expected to generate an additional 2 million dollars in revenue annually.

Amendments to 310 CMR 40.0000, Massachusetts Contingency Plan

The Bureau of Waste Site Cleanup is responsible for carrying out the provisions of the Massachusetts Superfund Law, M.G.L.c.21E, and the Massachusetts Contingency Plan (MCP), ensuring timely and effective responses to over 2,000 environmental emergencies (e.g. oil spills, chemical fires) per year, as well as timely assessment and cleanup of the more than 6,000 confirmed and suspected hazardous waste sites across Massachusetts by the private parties responsible for them. In FY1994, DEP redesigned the Waste Site Cleanup Program to provide new opportunities and incentives for private parties to respond to contamination, and to allow the Department to focus its limited resources on oversight of the cleanup of spills and situations presenting "imminent hazards" and to work at the worst or most complicated sites.

The proposed amendments to the MCP included in this package, substantially simplify and streamline the process for parties involved in assessing and remediating disposal sites and increase DEP's ability to deploy its staff to the most critical sites and issues affecting public health and the environment. The amendments establish procedures for electronic submittal of documents (40.0008) and eliminate the presumptive approval requirement for Release Abatement Measures (40.0443). They also streamline and simplify the process for classifying disposal sites and obtaining Tier I permits to proceed with response actions by eliminating DEP approval of response actions for most Tier IA Sites and establishing presumptive approvals for the majority of permits (40.0500 and 40.0700). The timely action permit provisions in 310 CMR 4.10(10) have been revised to correspond with the streamlined review process and revised review periods in 310 CMR 40.0700.

Amendments to 310 CMR 70.00, Environmental Results Program Certifications; 310 CMR 71.00, Industrial Wastewater Regulations for Photo Processors and Printers; and 310 CMR 72.00, Industrial Wastewater Standard for Dry Cleaners

The Environmental Results Program (ERP) is a unique environmental performance initiative of DEP that features a multimedia, sector-based regulatory approach that replaces facility-specific state permits with industry-wide environmental performance standards and annual certifications of compliance. ERP applies three innovative tools to enhance and measure environmental performance to supplement the Department's traditional compliance inspection and compliance assistance efforts: 1) An annual self-certification of compliance by companies to increase self evaluation and accountability; 2) Compliance assistance from the agency through outreach and innovative workbooks; and 3) A new performance measurement methodology to track results, determine priorities and strategically target inspections and compliance assistance efforts.

The proposed amendments clarify and amend certification requirements replacing annual certifications with single non-expiring certifications and annual compliance certification renewals; establish requirements for notices of non-applicability; and set the filing dates for initial certifications and annual compliance certifications in 310 CMR 71.00 and 310 CMR 72.00 as September 15th of each year.

Amendments to 801 CMR 4.07, Hazardous Waste Transporters Fee

The proposed amendments will increase the Hazardous Waste Transporter Fee to reflect increases in the Consumer Price Index (CPI) from 1989 to 2002. The current fee of 18.2 cents per gallon or 1.82 cents per pound of hazardous materials logged for transport will be increased to 26.4 cents per gallon or 2.64 cents per pound. Increased annual revenue of approximately \$2.2 million per year is anticipated.

II. SCHEDULE FOR PROMULGATING REGULATIONS

| Hearing draft of proposed regulations submitted to EOEA and A&F for review | April 3, 2003 |
|--|----------------|
| Mail notification of hearing and proposed amendments to all appropriate agencies, groups and interested parties as required. | April 11, 2003 |
| Hearing notice published in newspapers and posted along with proposed regulations on DEP website. | May 2, 2003 |
| Hearing Notice Published in MA Register. | May 9, 2003 |
| Public Hearings. | May 23, 2003 |
| | |
| End of public comment period. | June 2, 2003 |
| Public comment document and proposed final regulation amendments submitted for EOEA and A&F review and approval. | June 6, 2003 |
| Filing Form submitted to Secretary of the Commonwealth. | June 13, 2003 |
| Final amendment text published in the MA Register. | June 27, 2003 |

III. NOTICE OF PUBLIC HEARING

The Commonwealth of Massachusetts
Executive Office of Environmental Affairs
Department of Environmental Protection
And
Executive Office of Administration and Finance

NOTICE

Notice is hereby given that the Executive Office of Environmental Affairs, Department of Environmental Protection and the Executive Office of Administration and Finance, acting in accordance with the provisions of M.G.L. Chapter 21, §§ 26 through 53, Chapter 21A, §§ 2, 13, 16, 18, Chapter 21C, Chapter 21E, and Chapter 111, §§ 142A-142M, will hold public hearings on amendments to 310 CMR 4.00, Timely Action Schedule and Fee Provisions, 310 CMR 40.0000, Massachusetts Contingency Plan, 310 CMR 70.00, Environmental Results Program Certifications, 310 CMR 71.00, Industrial Wastewater Regulations for Photo Processors and Printers, 310 CMR 72.00, Industrial Wastewater Standard for Dry Cleaners, and 801 CMR 4.07, Hazardous Waste Transporters Fee.

The proposed amendments will increase fees for most permit and compliance fee categories in 310 CMR 4.00; reduce compliance and permit fees for homeowners under c.21E program; streamline and simplify approvals and permitting for cleanup of hazardous waste disposal sites under the Massachusetts Contingency Plan; clarify and amend certification requirements for dry cleaners, photo processors and printers under the Environmental Results Program; and increase fees for transporters of hazardous waste.

Public hearings will be conducted under the provisions of Chapter 30A of the Massachusetts General Laws on: May 23, 2003 -- Worcester - 9:00 a.m.

Department of Environmental Protection, Central Regional Office, 627 Main St.

May 23, 2003 -- Springfield – 2:00 p.m.

Department of Environmental Protection, Western Regional Office, 436 Dwight St.

May 23, 2003 -- Boston - 10:00 a.m.

Department of Environmental Protection, One Winter Street

Testimony may be presented orally or in writing at the public hearings. In addition, written comments will be accepted at the address below until 5:00 p.m. on June 2, 2003. Please submit three copies of any written testimony. Written testimony must be submitted to: Office of Budgetary and Legislative Affairs, 2rd Floor, Department of Environmental Protection, One Winter Street, Boston, MA 02108.

Copies of the regulations and background documents will be available at the DEP website: www.state.ma.us/dep and during normal business hours at DEP Boston Info Center and each of the regional office Service Centers:

DEP Southeast Region, 20 Riverside Drive, Lakeville, MA (508) 946-2714

DEP Western Region, 436 Dwight Street, Suite 402, Springfield, MA (413) 784-1100 x 2214

DEP Central Region, 627 Main Street, Worcester, MA (508) 792-7683

DEP Northeast Region, 205A Lowell Street, Wilmington, MA (978) 661-7677

This information is available in alternate format upon request to: ADA Coordinator, BAS/HR, 4th floor, One winter Street, Boston, 02108 at (617) 574-6872.

For special accommodations for this event, call (617) 556-1067/One Winter Street, 3rd Floor, Boston, MA 02108. The DEP Boston Info Center may be reached at 1-800-462-0444.

By order of the Department Edward P. Kunce Acting Commissioner

IV. AMENDMENTS TO 310 CMR 4.00 TIMELY ACTION SCHEDULE AND FEE PROVISIONS

Established pursuant to M.G.L. Chapter 21A, \S 18 and M.G.L. Chapter 21E, \S 3B

A. AMENDMENTS TO 310 CMR 4.00 INDEX OF FEE CHANGES

Please note: This document includes an index of the compliance and permit application fee categories affected by the proposed amendments and their revised fee amounts. A copy of the complete 110 page highlight/strikeout text of 310 CMR 4.00 is available upon request and will be posted on the DEP website at www.state.ma.us/dep.

INDEX Fee Regulation Package 03-2 310 CMR 4.00 4.03 ANNUAL COMPLIANCE ASSURANCE FEE

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|------------------|----------|--|------------------------|----------------------------|----------------|-----------------|
| 74 | 4.03(2) | Fee amounts by permit category: | | | | |
| | | ENVIRONMENTAL RESULTS PROGRAM | | | | |
| | | Dry Cleaner Certifier | 98 | \$200 | \$200 | \$250 |
| | | Photo Processor Certifier | 98 | \$150 | \$150 | \$175 |
| | | Photo Processor Certifier / discharges to approved POTW | 98 | \$50 | \$50 | \$50 |
| | | Small printer Certifier | 99 | \$200 | \$200 | \$225 |
| | | Midsize Printer Certifier | 99 | \$200 | \$200 | \$225 |
| | | Large Printer Certifier pursuant to 310 CMR 7.26(20) Large Printer Certifier holding AQ09 permit or an | 99 | \$500 | \$500 | \$575 |
| | | AQ permit qualifying for the minor AQ compliance category | 99 | \$1,000 | \$1,000 | \$1,175 |
| 74.2 | | AIR QUALITY | | | | |
| | | Minor Air Source Natural >50% | 95 | \$1,000 | \$1,155 | \$1,435 |
| | | Minor Air Source Natural <50% | 98 | \$450 | \$450 | \$575 |
| | | Minor Air Source Natural <25% | 91 | \$150 | \$185 | \$260 |
| | | Restricted Emission Status | 95 | \$1,000 | \$1,155 | \$1,435 |
| 75 | | Motor vehicle fuel dispensing facility | 91 | \$50 | \$60 | \$200 |
| | | Emission stack test | 93 | \$3,650 | \$4,380 | \$5,890 |

| Reg Page # | CITATION | N PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|------------------|----------|--|------------------------|----------------------------|----------------|-----------------|
| | | HAZARDOUS WASTE | | | | |
| | | Land disposal facility closure | 91 | \$1,600 | \$1,995 | \$2,810 |
| | | Treatment, storage or disposal facility | 91 | \$4,800 | \$5,990 | \$8,435 |
| | | Large Quantity Generator | 91 | \$1,800 | \$2,245 | \$3,160 |
| | | Small Quantity Generator | 91 | \$300 | \$375 | \$525 |
| | | Level III recycling facility | 91 | \$1,800 | \$2,245 | \$3,160 |
| | | SOLID WASTE | | | | |
| | | Small Transfer Station | 93 | \$1,000 | \$1,200 | \$1,610 |
| | | Large Transfer Station | 91 | \$3,800 | \$4,740 | \$6,680 |
| | | Small Handling Facility | 93 | \$750 | \$900 | \$1,210 |
| | 4.03(2) | Large Handling Facility | 91 | \$1,550 | \$1,935 | \$2,725 |
| | | Landfill permitted to receive wastes until final closure | 91 | \$8,100 | \$10,110 | \$14,240 |
| | | Woodwaste landfill | 93 | \$1,500 | \$1,800 | \$2,420 |
| | | Landfill permitted to receive < 10/Day; 3120/Year | 0 | \$750 | \$750 | \$865 |
| | | Inactive Landfill with post closure monitoring | 91 | \$650 | \$810 | \$1,140 |
| | | Combustion Facility | 91 | \$3,800 | \$4,740 | \$6,680 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|------------------|----------|---|------------------------|----------------------------|----------------|-----------------|
| | | | | | | |
| | | COMPOST FACILITIES | | | | |
| | | Compost Facility | 91 | \$600 | \$745 | \$1,050 |
| | | INDUSTRIAL WASTEWATER | | | | |
| | | Groundwater discharges | | | | |
| | | Type II facility with a permit to discharge industrial wastewater | 91 | \$5,750 | \$7,175 | \$10,110 |
| | | Type I facility with a permit to discharge industrial wastewater | 91 | \$1,550 | \$1,935 | \$2,725 |
| | | Other facility with a permit only to discharge industrial wastewater. | 91 | \$100 | \$125 | \$175 |
| | | Discharger to POTW Sewer | 95 | \$50 | \$55 | \$70 |
| | | All Other Sewer Users | 91 | \$100 | \$125 | \$175 |
| 70 | | Surface Water | | | | |
| 76 | | Type II facility with a permit to discharge industrial wastewater | 91 | \$5,000 | \$6,240 | \$8,790 |
| | | Type I facility with a permit to discharge industrial wastewater | 91 | \$850 | \$1,060 | \$1,490 |
| | | Other facility with a permit only to discharge industrial wastewater. | 91 | \$100 | \$125 | \$175 |
| | | WATER SUPPLY | | | | |
| | | Cross connection fee per connection in non- delegated water supplier communities | 91 | \$50 | \$60 | \$85 |
| | | WATERSHED MANAGEMENT | | | | |
| | | Watershed Management permit and or registration within a single water source | 91 | \$100 | \$125 | \$175 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|------------------|----------|---|------------------------|----------------------------|----------------|-----------------|
| | | Surface Water Discharge (NPDES) of 150,000 gpd or greater | 91 | \$5,000 | \$6,240 | \$8,790 |
| | | All other Surface Water Discharge Discharge of non-process water not subject to anti- | 91 | \$850 | \$1,060 | \$1,490 |
| | | degradation | 91 | \$100 | \$125 | \$175 |
| | | WATER POLLUTION CONTROL | | | | |
| | 4.03(2) | Groundwater discharges Facility with a permit authorizing discharge of sewage with more advanced treatment than secondary treatment Facility with a permit authorizing discharge of | 91 | \$5,750 | \$7,175 | \$10,110 |
| | | 150,000 gpd or fewer of sewage with secondary treatment or less Facility with a permit authorizing discharge | 91 | \$1,550 | \$1,935 | \$2,725 |
| | | stormwater | 91 | \$100 | \$125 | \$175 |
| | | Sewer connections | | | | |
| | | Sewer connections for large industrial discharges | 91 | \$100 | \$125 | \$175 |
| | | Residuals management | | | | |
| | | residuals landfill | 91 | \$600 | \$745 | \$1,050 |
| | | pelletizing facilities, grouped into LNDAPP | 91 | \$600 | \$745 | \$1,050 |
| | | WATERWAYS | | | | |
| 77 | | Non-water Dependent Licensed Sites facility | 93 | \$50 | \$60 | \$80 |
| | | LABORATORY CERTIFICATION | | | | |
| | | Certified Microbiology Laboratory | 93 | \$134 | \$160 | \$215 |
| | | Certified Chemical Laboratory | 93 | \$578 | \$690 | \$930 |

| Reg Page # | CITATIO | N PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|------------------|---------|--|------------------------|----------------------------|-----------------------|--------------------------|
| | | BUREAU OF WASTE SITE CLEANUP | | | | |
| | | Homeowner Tier IA Disposal Site | 04 | | | \$1,000 |
| | | Homeowner Tier IB Disposal Site | 04 | | | \$1,000 |
| | | Homeowner Tier IC Disposal Site | 04 | | | \$1,000 |
| | | Homeowner Tier ID Disposal Site | 04 | | | \$2,000 |
| | | Homeowner Tier II Disposal Site | 04 | Actual | Actual | \$1,000 |
| | | Tier IA Disposal Site | 94 | Cost | Cost | \$5,000 |
| | | Tier IB Disposal Site | 94 | \$2,600 | \$2,600 | \$4,000 |
| | | Tier IC Disposal Site | 94 | \$1,950 | \$1,950 | \$3,000 |
| | | Tier ID Disposal Site | 04 | | | \$4,000 |
| | | Tier II Disposal Site Phase V Operation, Maintenance, and/or | 94 | \$1,300 | \$1,300 | \$2,000 |
| | | Monitoring | 94 | \$500 | \$500 | \$800 |
| | | Post-RAO Class C Disposal Site | 94 | \$500 | \$500 | \$800 |
| | | Response Action Outcome | 94 | \$750 | \$750 | \$1,200 |
| | | Release Abatement Measure | 94 | \$500 | \$500 | \$800 |
| 77 | 4.03(2) | Special Project Designation | 94 | Se | et by Form \$750, | ıla \$1,200, |
| | | 1 to 5 individual RAO submittals per batch | 94 | \$750, Cap of \$2,250 | Cap of \$2,250 \$450, | Cap of \$3,600 |
| | | 6 to 15 individual RAO submittals per batch | 94 | \$450, Cap of \$4,950 | | \$700, Cap of \$7,700 |

| Reg Page | | | BASE FISCAL | BASE FISCAL | CURRENT | PROPOSED |
|-------------|----------|--|----------------|----------------|----------|-------------|
| # | CITATION | PERMIT CATEGORY | | YEAR FEE | FEE | FEE |
| | | | | | | |
| | | | | | \$350, | |
| | | | | \$350, Cap | _ | \$600, Cap |
| | | 16 to 49 individual RAO submittals per batch | 94 | of \$11,200 | | of \$19,200 |
| | | | | | \$250, | |
| | | | | \$250, Cap | _ | \$400, Cap |
| | | 50 or more individual RAO submittals per batch | 94 | of \$15,000 | | of \$24,000 |
| | | | | | \$500, | |
| | | | | \$500, Cap | | \$800, Cap |
| | | 1 to 5 individual RAM submittals per batch | 94 | of \$1,500 | * | of \$2,400 |
| | | | | | \$300, | |
| | | | | \$300, Cap | | \$450, Cap |
| | | 6 to 15 individual RAM submittals per batch | 94 | of \$3,300 | * | of \$4,950 |
| | | | | | \$250, | |
| | | | | \$250, Cap | - | \$400, Cap |
| | | 16 to 49 individual RAM submittals per batch | 94 | of \$8,000 | \$8,000 | of \$12,800 |
| | | | | | \$200, | |
| | | | | \$200, Cap | | \$300, Cap |
| | | 50 or more individual RAM submittals per batch | 94 | of \$12,000 | \$12,000 | of \$18,000 |
| | | | | | | |
| | | Downgradient Property Status Submittal | 94 | \$1,000 | \$1,000 | \$1,600 |

INDEX Fee Regulation Package 03-2 310 CMR 4.00

4.10 Appendix: Schedules for Timely Action and Permit Application Fees

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSEI FEE |
|---------------|------------|--|------------------------|-------------------------------|----------------|-----------------|
| | | Bureau of Waste Prevention -Air Quality Control | | | | |
| | | Plan Approvals | | | | |
| 90 | 4.10(2)(a) | BWPAQ01 Permits for air quality, plan approvals | 91 | \$300 | \$375 | \$525 |
| 91 | (b) | BWPAQ02 Permits for air quality, plan approvals | 91 | \$1,100 | \$1,370 | \$1,930 |
| | (c) | BWPAQ03 Permits for air quality, plan approvals | 91 | \$11,250 | \$14,045 | \$19,780 |
| 92 | (d) | BWPAQ08 Permits for Emission Control Plans | | | | |
| | | a. 310 CMR 4.102d3.a.: | 93 | \$950 | \$1,140 | \$1,530 |
| | | b. 310 CMR 4.102d3.b.: | 93 | \$11,250 | \$13,500 | \$18,155 |
| 93 | (e) | BWPAQ09 Permit to restrict potential emissions. | 94 | \$1,000 | \$1,175 | \$1,550 |
| | | Asbestos and Construction Notifications | | | | |
| | (f) | BWPAQ04 Permits for Asbestos | 91 | \$50 | \$60 | \$85 |
| | (g) | BWPAQ05 Permits for Asbestos | 91 | \$20 / \$50 | \$25 / \$60 | \$35 / \$85 |
| 94 | | BWPAQ06 Construction and Demolition Notification | 91 | \$50 | \$60 | \$85 |
| | | Emmisions Testing Equipment | | | | |
| | | BWPAQ07 Permits for mobile source emissions testing equipment. | 92 | IRP | * | * |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|---------------|---|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | | Operating Permits | | | | |
| | • | BWPAQ10 Permits for air quality, plan approvals | 95 | \$300 | \$345 | \$430 |
| | (m)(1) | BWPAQ19 Permits for Air Quality-Certification of Emission Control Plan | 97 | \$950 | \$1,050 | \$1,265 |
| 94.3 | (m)(2) | BWPAQ20 Permits for Air Quality-Certification of Alternative Monitoring Emission Control Plan | 97 | \$1,950 | \$2,160 | \$2,595 |
| | (m)(3) | BWPAQ21 Permits for Air Quality-Certification of Emission Control Plan | 97 | \$5,000 | \$5,540 | \$6,655 |
| | (m)(4) | BWPAQ22 Permits for Emission Control Plan for Municipal Waste Combustors | 99 | \$6,000 | \$6,000 | \$7,180 |
| | 4.10(3) | Bureau of Waste Prevention -Hazardous Waste | | \$ 0,000 | 40,000 | <i>\$7,</i> 120 |
| | | Hazardous Waste Recycling | | | | |
| 94.44 | 4.10(3)(a)(1) | BWPHW21 Hazardous waste recycling permits | 96 | \$100 | \$110 | \$130 |
| 95 | (b)(1) | BWPHW22 Hazardous waste recycling permits | 96 | \$150 | \$170 | \$200 |
| | (c)(1) | BWPHW23 Hazardous waste recycling permits | 96 | \$750 | \$850 | \$1,005 |
| | (c)(2) | BWPHW24 Hazardous waste recycling permits | 96 | \$200 | \$225 | \$265 |
| 96 | (d)(1) | BWPHW25 Hazardous waste recycling permits | 96 | \$5,800 | \$6,570 | \$7,775 |
| | (d)(2) | BWPHW26 Hazardous waste recycling permits | 96 | \$650 | \$735 | \$870 |
| | (d) | BWPHW12 Hazardous waste recycling permits | 93 | \$2,950 | \$3,540 | \$4,760 |
| | | Hazardous Waste Transporters | | | | |
| 97 | (g) | BWPHW05 Permits for Transporters of Hazardous Waste. | 91 | \$1,600 | \$1,995 | \$2,810 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|--|------------------------|-------------------------------|----------------|--------------|
| | | | | | | |
| | (h)(1) | BWPHW14 Permit Renewals for Transporters of Hazardous Waste | 93 | \$1,200 | \$1,440 | \$1,935 |
| | | Transporters of Class B(4) Regulated Recyclable Material | | | | |
| 98 | (i) | BWPHW06 Permits for Transporters of Class B4 Regulated recyclable material | 91 | \$600 | \$745 | \$1,050 |
| | (j)(1) | BWPHW15 Permit Renewal for Transporters of Regulated Recyclable Material Hazardous Waste Transporter Permit and Class B(4) Regulated Recylable Material Transporter | 93 | \$450 | \$540 | \$725 |
| | (j)(3) | Permit Modifications) BWPHW27 Permit Modification for Hazardous Waste Transporter Permit and Class B4 Regulated Recyclable Material Transporter Permit. | 94 | \$150 | \$175 | \$230 |
| | | Treatability Studies | | | | |
| | (k) | BWPHW07 Permits for hazardous waste | 91 | \$1,250 | \$1,560 | \$2,195 |
| | | TSD Facilities | | | | |
| 99 | (1) | BWPHW08 Permits for hazardous waste treatment, storage, or disposal TSD facilities | 91 | IRP | * | * |
| | | TST Facility Modification | | | | |
| 100 | (m) | BWPHW09 Permits for TSD Facility Modifications Class I | 91 | \$100 | \$125 | \$175 |
| | (n) | BWPHW10 Permits for TSD Facility Modifications Class II | 91 | \$5,800 | \$7,240 | \$10,195 |
| | (0) | BWPHW11 Permits for TSD Facility Modifications Class III | 91 | IRP | * | * |
| | (p) | BWPHW16 Permits for Declassification | 93 | IRP | * | * |
| | | Research Facilities | | | | |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|------------|---|------------------------|-------------------------------|----------------|-----------------|
| 101 | (q) | BWPHW20 Permits for hazardous waste research facilities. | 95 | IRP | * | * |
| | 4.10(4) | Bureau of Waste Prevention -Solid Waste | | | | |
| | | Facility Siting | | | | |
| 101 | 4.10(4)(a) | BWPSW01 Permits for solid waste facility siting | 91 | \$4,900 | \$6,115 | \$8,615 |
| | | BWPSW38 Permits for solid waste facility siting | 2 | \$1,500 | \$1,500 | \$1,565 |
| | (b) | BWPSW02 Permits for solid waste determination of need. | 91 | \$3,950 | \$4,930 | \$6,945 |
| 102 | | BWPSW17 Permits for Solid Waste facility | 93 | \$700 | \$840 | \$1,125 |
| | (d) | BWPSW18 Permits for Modification of Facility Siting Permits | 93 | \$700 | \$840 | \$1,125 |
| | | Transfer Station and Handling Facilities | | | | |
| 103 | (e) | BWPSW04 Permits for transfer station or handling facilities. | 91 | \$900 | \$1,120 | \$1,580 |
| | (f) | BWPSW34 Permits by Rule | 93 | \$100 | \$120 | \$160 |
| | (g) | BWPSW05 Permits for solid waste transfer stations or handling facilities. | 91 | \$3,350 | \$4,180 | \$5,890 |
| 104 | (h) | BWPSW19 Permits for solid waste transfer stations or other handling facilities. | 93 | \$1,050 | \$1,260 | \$1,690 |
| | (i) | BWPSW06 Permits for solid waste transfer stations or other handling facility. | 91 | \$900 | \$1,120 | \$1,580 |
| | (j) | BWPSW20 Permits for solid waste transfer station or other handling facility. | 93 | \$500 | \$600 | \$805 |
| 105 | (k) | BWPSW07 Permits for solid waste transfer stations or other handling facilities. | 91 | \$1,500 | \$1,870 | \$2,635 |
| | (1) | BWPSW21 Permits for solid waste transfer stations or other handling facilities. | 93 | \$700 | \$840 | \$1,125 |
| | | C | | | * | , |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|--|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | | Existing Landfill | | | | |
| 106 | (m) | BWPSW08 Permits for solid waste landfill | 93 | \$900 | \$1,080 | \$1,450 |
| | (n) | BWPSW09 Permits for solid waste landfill | 91 | \$3,350 | \$4,180 | \$5,890 |
| | (o) | BWPSW10 Permits for solid waste landfill | 91 | \$900 | \$1,120 | \$1,580 |
| 107 | (p) | BWPSW11 Permits for solid waste landfill | | | | |
| | | a.MEPA and 301 CMR 11.00 is required: | 91 | \$2,450 | \$3,055 | \$4,305 |
| | | b. MEPA is not required: | 91 | \$1,800 | \$2,245 | \$3,160 |
| | (q) | BWPSW22 Permits for solid waste landfill | 93 | \$700 | \$840 | \$1,125 |
| | (r) | BWPSW12 Permits for solid waste landfill | 93 | \$700 | \$840 | \$1,125 |
| 108 | (s) | BWPSW23 Permit for solid waste landfill | 93 | \$2,850 | \$3,420 | \$4,595 |
| | (t) | BWPSW24 Permit for Solid Waste Landfill | 93 | \$1,800 | \$2,160 | \$2,905 |
| | (u) | BWPSW25 Permit for Solid Waste Landfill | 93 | \$2,150 | \$2,580 | \$3,465 |
| | | New Landfill or Expanded Existing Landfill | | | | |
| 109 | (v) | BWPSW26 Permit for Solid Waste Landfill | 93 | IRP | * | * |
| | (w) | BWPSW27 Permit for Solid Waste Landfill | 93 | \$14,400 | \$17,280 | \$23,240 |
| | (x) | BWPSW28 Permit for Solid Waste Landfill | 93 | \$7,200 | \$8,640 | \$11,620 |
| 110 | (y) | BWPSW29 Permit for Solid Waste Landfill | 93 | \$7,200 | \$8,640 | \$11,620 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|---|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | | Determinations | | | | |
| | (z) | BWPSW13 Permits for solid waste management | 91 | \$900 | \$1,120 | \$1,580 |
| 111 | (aa) | BWPSW30 Permits for solid waste management | 93 | \$250 | \$300 | \$400 |
| | (bb) | BWPSW14 Permits for solid waste management | 91 | \$900 | \$1,120 | \$1,580 |
| | (cc) | BWPSW31 Permits for solid waste management | 93 | \$250 | \$300 | \$400 |
| | | Combustion Facility | | | | |
| 112 | | BWPSW15 Permits for solid waste combustion facility | 91 | IRP | * | * |
| 112 | | BWPSW16 Permits for solid waste combustion facility | 91 | \$2,450 | \$3,055 | \$4,305 |
| | | Demonstration Projects | | | | |
| | | BWPSW32 Permit for Solid Waste Demonstration Project | 93 | \$1,050 | \$1,260 | \$1,690 |
| 113 | | BWPSW33 Permit for Solid Waste Demonstration Project | 93 | \$2,500 | \$3,000 | \$4,030 |
| | (hh) | BWPSW35 Permit for Solid Waste: Demonstration Project | 93 | \$350 | \$420 | \$560 |
| 114 | (ii) | BWPSW36 Permits for Post-Closure use. | 94 | \$1,800 | \$2,120 | \$2,790 |
| | (jj) | BWPSW37 Permits for Post-Closure use. | 94 | \$700 | \$825 | \$1,085 |
| | | Bureau of Waste Prevention - Industrial Wastewater | | | | |
| | | Groundwater Discharges BWPIW02 Permits for Discharge of Industrial Wastewater Management Program: groundwater | | | | |
| 115 | | discharges | 91 | IRP | * | * |

| | | | | BASE | | |
|--------|----------|---|----------------|----------------|---------|---|
| Reg | | | BASE FISCAL | FISCAL YEAR | CURRENT | PROPOSED |
| Page # | CITATION | PERMIT CATEGORY | YEAR | FEE | FEE | FEE |
| | (a) | | | | | |
| 116 | (0) | BWPIW03 Permits for Industrial Wastewater | 07 | ¢4.200 | ¢4.765 | Φ <i>E</i> 72 <i>E</i> |
| 116 | (4) | Management Program: groundwater discharges. | 97 | \$4,300 | \$4,765 | \$5,725 |
| | (u) | BWPIW05 Permits for Industrial Wastewater | 0.6 | Φ2 200 | Φ2 400 | Φ2.045 |
| | (-)(1) | Management Program: groundwater discharges. | 96 | \$2,200 | \$2,490 | \$2,945 |
| | (e)(1) | BWPIW30 Permit for Industrial Wastewater | | *** | | |
| | () (2) | Management Program: groundwater discharges. | 96 | \$1,000 | \$1,130 | \$1,340 |
| | (e)(2) | BWPIW31 Permits for Industrial Wastewater | | | | |
| 116 | () (2) | Management Program: groundwater discharges. | 96 | \$450 | \$510 | \$600 |
| | (e)(3) | BWPIW32 Permits for Industrial Wastewater | | | | |
| 117 | | Management Program: groundwater discharges. | 96 | \$650 | \$735 | \$870 |
| | | | | | | |
| | | Sewer Connection | | | | |
| | (h) | BWPIW10 Permits for Industrial Wastewater | | | | |
| 117 | | Management Program: sewer connections/extensions | 96 | \$1,500 | \$1,695 | \$2.010 |
| 11/ | (i) | BWPIW12 Permits for Industrial Wastewater | 90 | \$1,300 | \$1,093 | \$2,010 |
| | (1) | Management Program: sewer | | | | |
| 118 | | connections/extensions | 96 | \$1,200 | \$1,360 | \$1,605 |
| | (j) | BWPIW23 Permits for Industrial Wastewater | | , , | , , | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| | 07 | Management Program: sewer | | | | |
| | | connection/extension. Type II | 96 | \$1,000 | \$1,130 | \$1,340 |
| | (k) | BWPIW24 Permits for Industrial Wastewater | | | | |
| | | Management Program: sewer | 0.6 | Ø 6 5 0 | Φ.7.2.5 | фо л о |
| | (1) (1) | connection/extension. Type I | 96 | \$650 | \$735 | \$870 |
| | (1)(1) | BWPIW33 Permits for Industrial Wastewater | | | | |
| 119 | | Management Program: Sewer Connections/extensions. | 96 | \$600 | \$680 | \$800 |
| 117 | (1)(2) | BWPIW34 Permits for Industrial Wastewater | 70 | \$000 | \$000 | \$600 |
| | (1)(2) | Management Program: Sewer | | | | |
| | | Connections/extensions. | 96 | \$450 | \$510 | \$600 |
| | (m) | BWPIW25 Permits for Industrial Wastewater | | | | |
| | | Management Program: sewer connections | 93 | IRP | * | 93 |
| | | | | | | , - |
| | | Surface Water Discharges (NPDES) | | | | |
| | (p) | BWPIW16 Permits for Industrial Wastewater | | | | |
| | (1) | Management Program: surface water NPDES. | 96 | \$3,400 | \$3,850 | \$4,555 |
| | | Transportation 110 praise 5 diluce Water 111 D.D. | 70 | Ψ2,100 | Ψ2,020 | Ψ 1,555 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|------------|--|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| 120 | | BWPIW18 Permits for Industrial Wastewater Management Program: discharge to surface water NPDES. BWPIW35 Permit for Industrial Wastewater | 96 | \$1,600 | \$1,810 | \$2,140 |
| | | Management Program: discharge to surface NPDES. BWPIW36 Permits for Industrial Wastewater | 96 | \$950 | \$1,075 | \$1,270 |
| 120.1 | | Management Program: discharge to surface NPDES. BWPIW37 Permits for Industrial Wastewater | 96 | \$450 | \$510 | \$600 |
| | | Management Program: discharge to surface NPDES. | 96 | \$600 | \$680 | \$800 |
| | (s) | BWPIW26 Permits for Industrial Wastewater Management Program: discharge to surface water. | 93 | IRP | * | * |
| | (t) | BWPIW27 Permits for Industrial Wastewater Management Program: miscellaneous. | 93 | IRP | * | * |
| | 4.10(6) | Bureau of Resource Protection - Water Supply | | | | |
| | | Underground Injection Control | | | | |
| 121 | 4.10(6)(f) | BRPWS06 Permits for water supply, underground injection control. | 93 | \$150 | \$180 | \$240 |
| | | Zone 2 Determination of Existing Sources of Drinking Water | | | | |
| 122 | | BRPWS07 Zone 2 determination for existing sources of drinking water | 91 | \$450 | \$560 | \$790 |
| | (j) | BRPWS08 Zone 2 determination for existing sources of drinking water | 91 | \$1,500 | \$1,870 | \$2,635 |
| | | Cross Connection | | | | |
| | (m) | BRPWS09 Permits for water supply: cross connection control | 91 | \$50 | \$60 | \$85 |
| 123 | (n) | BRPWS10 Permits for water supply: cross connections | 99 | \$50 | \$50 | \$55 |
| | | New Technology Approval | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|---|------------------------|-------------------------------|----------------|-----------------|
| | | BRPWS11 Permits for water supply: new technology approval | 91 | \$1,050 | \$1,310 | \$1,845 |
| | (p) | BRPWS27 Permits for new technology with third-party approval | 93 | \$150 | \$180 | \$240 |
| 124 | (q) | BRPWS31 Permits for vending and POU/POE Devices | 93 | \$150 | \$180 | \$240 |
| | | BRPWS28 Permits for new technology | 93 | \$700 | \$840 | \$1,125 |
| | (s) | BRPWS12 Permits for water supply: new technology approval | 91 | IRP | * | * |
| | | Water Quality Assurance/New Source Approval | | | | |
| | (t) | BRPWS13 Permits for water supply, water quality assurance: new source approval | 93 | \$700 | \$840 | \$1,125 |
| 125 | (v) | BRPWS15 Permits for water supply: water quality assurance: new source approval. | 93 | \$800 | \$960 | \$1,290 |
| | (x) | BRPWS17 Permits for water supply, water quality assurance: new source approval | 91 | \$900 | \$1,120 | \$1,580 |
| | (y) | BRPWS18 Permits for water supply: water quality assurance: new source approval | 91 | \$1,350 | \$1,685 | \$2,370 |
| 126 | (z) | BRPWS19 Permits for water supply: water quality assurance: new source approval. | 91 | \$3,800 | \$4,740 | \$6,680 |
| | (aa) | BRPWS20 Permits for water supply: water quality assurance: new source approval. | 91 | \$1,350 | \$1,685 | \$2,370 |
| | | Water Quality Assurance/Water Treatment | | | | |
| | (bb) | BRPWS21 Permits for water supply water quality assurance: water treatment | 91 | \$600 | \$745 | \$1,050 |
| | (cc) | BRPWS22 Permits for water supply water quality assurance: water treatment | 91 | \$1,500 | \$1,870 | \$2,635 |
| 127 | (dd) | BRPWS23 Permits for water supply water quality assurance: water treatment | 91 | \$2,400 | \$2,995 | \$4,215 |
| | (ee) | BRPWS24 Permits for water supply water quality assurance: water treatment | 91 | IRP | * | * |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|---|------------------------|-------------------------------|----------------|-----------------|
| _ | (00 | | | | | |
| | | BRPWS25 Permits for water supply water quality assurance: water treatment | 91 | \$1,200 | \$1,495 | \$2,105 |
| | (gg) | BRPWS29 Permits for water quality assurance: water treatment | 95 | \$400 | \$460 | \$575 |
| 128 | (gg)(1) | BRPWS34 Permits for water quality assurance: water treatment | 95 | \$200 | \$230 | \$285 |
| | | Water Quality Assurance | | | | |
| | , , | BRPWS26 Permits for water quality assurance | 91 | \$600 | \$745 | \$1,050 |
| | (hh)(1) | BRPWS32 Permits for water quality assurance: Distribution System Modifications | 95 | \$600 | \$690 | \$860 |
| 129 | (hh)(2) | BRPWS33 Permits for water quality assurance: Distribution System Modifications | 95 | \$300 | \$345 | \$430 |
| | (hh)(3) | BRPWS36 Permits for water quality assurance | 98 | \$50 | \$50 | \$60 |
| | | Vending_Site Source/Source Approval | | | | |
| | | BRPWS30 Permits for vending site approval | 93 | \$150 | \$180 | \$240 |
| | (ii)(1) | BRPWS35 Permits for water supply: vending machine site approval for multiple machines | 97 | \$1,000 | \$1,105 | \$1,330 |
| | | Watershed Management | | | | |
| 130 | (mm) | BRPWM01 Permits for watershed management | 91 | \$100 | \$125 | \$175 |
| | (nn) | BRPWM02 Permits for watershed management | 91 | \$900 | \$1,120 | \$1,580 |
| | (00) | BRPWM03 Permits for watershed management | 91 | \$1,900 | \$2,370 | \$3,340 |
| | (pp) | BRPWM04 Permits for watershed management. | 93 | \$50 | \$60 | \$80 |
| 130.1 | (qq) | BRPWM05 Permits for watershed management. | 93 | \$3,425 | \$4,110 | \$5,525 |
| | | | | | | |

| Reg Page # | CITATION | | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|---------------|-------|--|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | | |
| 130.2 | (rr) |) BRF | WM06 Permits for watershed management. | 93 | \$1,600 | \$1,920 | \$2,580 |
| | (ss) | BRF | PWM07 Permits for watershed management. | 93 | \$500 | \$600 | \$805 |
| | (tt) |) BRF | PWM08 Permits for watershed management. | 93 | \$50 | \$60 | \$80 |
| | (uu) | BRF | PWM09 Permits for watershed management. | 94 | \$600 | \$705 | \$930 |
| 130.3 | (vv) | BRF | PWM10 Permits for watershed management. | 94 | \$250 | \$295 | \$385 |
| | (ww) | BRF | PWM11 Permits for watershed management. | 94 | \$250 | \$295 | \$385 |
| | (xx) | BRF | PWM12 Permits for watershed management. | 94 | \$500 | \$590 | \$775 |
| 130.4 | (yy) | | PWM13 Permits for watershed management. | 94 | \$500 | \$590 | \$775 |
| | 4.10(7) | | eau of Resource Protection - Water lution Control | | | | |
| | | Title | 2.5 | | | | |
| 130.5 | 4.10(7)(a)(1) | | PWP57 Permits for Water Pollution Control: e 5 | 95 | \$300 | \$345 | \$430 |
| | (a)(2) | | PWP58 Permits for Water Pollution Control: e 5 | 95 | \$1,100 | \$1,270 | \$1,580 |
| | (a)(3) | | PWP59 Permits for Water Pollution Control: e 5 | 95 | \$200 | \$230 | \$285 |
| 130.6 | (a)(4) | | PWP60 Permits for Water Pollution Control: e 5 | 95 | \$1,100 | \$1,270 | \$1,580 |
| | (a)(5) | | PWP61 Permits for Water Pollution Control: e 5 | | | | |
| | | a. | Sections a-e: | 95 | IRP | * | * |
| | | b. | Section f: | 00 | \$300 | \$300 | \$345 |
| | | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|--|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | (a)(6) | BRPWP62 Permits for Water Pollution Control: Title 5 | 95 | \$650 | \$750 | \$930 |
| 130.7 | (a)(7) | BRPWP63 Permits for Water Pollution Control: Title 5 | 95 | \$650 | \$750 | \$930 |
| | (a)(8) | BRPWP64 Permits for Water Pollution Control: Title 5 | 95 | \$300 | \$345 | \$430 |
| | (a)(9) | BRPWP65 Permits for Water Pollution Control: Title 5 | 95 | \$450 | \$520 | \$645 |
| 130.8 | (a)(10) | BRPWP66 Permits for Water Pollution Control: Title 5 | 95 | \$650 | \$750 | \$930 |
| | (a)(11) | BRPWP67 Permits for Water Pollution Control: Title 5 | 95 | \$50 | \$55 | \$70 |
| | | Groundwater Discharges | | | | |
| | (e) | BRPWP42 Permits for water pollution control: groundwater discharges. | 93 | \$1,100 | \$1,320 | \$1,775 |
| 130.9 | (h) | BRPWP05 Permits for water pollution control: groundwater discharges | 91 | IRP | * | * |
| 131 | (i) | BRPWP06 Permits for water pollution control: groundwater discharges | 93 | \$8,600 | \$10,320 | \$13,875 |
| | (j) | BRPWP08 Permits for water pollution control: groundwater discharges | 93 | \$3,000 | \$3,600 | \$4,840 |
| | (k) | BRPWP10 Permits for water pollution control: groundwater discharges | 91 | \$1,300 | \$1,620 | \$2,285 |
| 132 | (1) | BRPWP11 Permits for water pollution control: groundwater discharges | 91 | \$850 | \$1,060 | \$1,490 |
| | (m) | BRPWP12 Permits for water pollution control: groundwater discharges | 93 | \$450 | \$540 | \$725 |
| | | Treatment Works Plan Approval | | | | |
| | (n) | BRPWP68 Permits for Water Pollution Control: treatment works plan approval | 95 | \$550 | \$635 | \$790 |
| | | Sewer Connection/Extentions | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|--|------------------------|-------------------------------|----------------|-----------------|
| 132.1 | (p) | BRPWP13 Permits for water pollution control: sewer connections/extensions | 91 | \$1,450 | \$1,810 | \$2,545 |
| | (q) | BRPWP14 Permits for water pollution control: sewer connections/extensions | 91 | \$350 | \$435 | \$615 |
| 133 | (r) | BRPWP17 Permits for water pollution control: sewer connections/ extensions | 91 | \$750 | \$935 | \$1,315 |
| | (s) | BRPWP18 Permits for water pollution control: sewer connections/extensions. | 91 | \$200 | \$250 | \$350 |
| 134 | (t) | BRPWP55 Permits for water pollution control: sewer connections/extensions. | 93 | \$600 | \$720 | \$965 |
| | | Residuals Management | | | | |
| 137 | (aa) | BRPWP28 Permits for water pollution control: residuals management. | 91 | \$400 | \$495 | \$700 |
| | (bb) | BRPWP29 Permits for water pollution control: residuals management. | 91 | \$650 | \$810 | \$1,140 |
| 138 | (cc) | BRPWP30 Permits for water pollution control: residuals management | 91 | \$1,350 | \$1,685 | \$2,370 |
| | (dd) | BRPWP31 Permits for water pollution control: residuals management | 91 | \$350 | \$435 | \$615 |
| | (ee) | BRPWP32 Permits for water pollution control: residuals management | 91 | \$150 | \$185 | \$260 |
| 139 | (ff) | BRPWP33 Permits for water pollution control: residuals management | 91 | IRP | * | * |
| | (gg) | BRPWP34 Permits for water pollution control: residuals management | 91 | \$4,050 | \$5,055 | \$7,120 |
| | (hh) | BRPWP35 Permits for water pollution control: residuals management. | 93 | \$2,700 | \$3,240 | \$4,355 |
| 140 | (ii) | BRPWP44 Permits for water pollution control: residuals management. | 93 | \$1,100 | \$1,320 | \$1,775 |
| | (jj) | BRPWP45 Permits for water pollution control: residuals management. | 93 | \$650 | \$780 | \$1,045 |
| | | Wastewater treatment plant operators | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT | PROPOSED FEE |
|---------------|------------|---|------------------------|-------------------------------|---------|-----------------|
| | (00) | | | | | |
| | (00) | BRPWP46 Permits for water pollution control: licenses for wastewater treatment plant operators. | 93 | \$50 | \$60 | \$80 |
| | (pp) | BRPWP47 Permits for water pollution control: licenses for wastewater treatment plant operators. | 93 | \$50 | \$60 | \$80 |
| | | BRPWP48 Permits for water pollution control: licenses for wastewater treatment plant operators. BRPWP69 Permits for water pollution control: license renewal for wastewater treatment plant | 93 | \$20 | \$24 | \$30 |
| 141 | | operators. | 94 | \$40 | \$45 | \$60 |
| | 4.10(8) | Bureau of Resource Protection - Wetlands and Waterways | | | | |
| | 4.10(8)(a) | BRPWW01 Permits for waterways | | | | |
| | | a.Residential water-dependent use projects for four dwelling units or less: | 91 | \$100 | \$125 | \$175 |
| | | b.Other water-dependent use projects: | 01 | \$250 | \$250 | \$270 |
| | | c.Licenses with extended terms, or facilities described in 310 CMR 9.00: | 01 | \$2,500 | \$2,500 | \$2,730 |
| | (a)(1) | BRPWW14 Permits for waterways | | | | |
| | | a.Residential nonwater-dependent use projects for 4 dwelling units or less: | 01 | \$500 | \$500 | \$545 |
| | | b.Other nonwater-dependent use projects: | 01 | \$1,500 | \$1,500 | \$1,635 |
| | | c.Licenses with extended terms, or facilities described in 310 CMR 9.163b2: | 01 | \$2,500 | \$2,500 | \$2,730 |
| 142 | (a)(2) | BRPWW15 Permits for waterways | | | | |
| | | a.Residential nonwater-dependent use projects for 4 dwelling units or less: | 01 | \$500 | \$500 | \$545 |
| | | b.Other nonwater-dependent use projects: | 01 | \$1,500 | \$1,500 | \$1,635 |
| | | c.Licenses with extended terms, or facilities described in 310 CMR 9.163b2: | 01 | \$2,500 | \$2,500 | \$2,730 |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | YEAR | CURRENT FEE | PROPOSED FEE |
|---------------|----------|--|------------------------|---------|----------------|-----------------|
| | | | | | | |
| | (a)(3) | BRPWW16 Permits for waterways | | | | |
| | | aResidential nonwater-dependent use projects for four dwelling units or less: | 01 | \$500 | \$500 | \$545 |
| | | b.Other nonwater-dependent use projects: | 01 | \$1,500 | \$1,500 | \$1,635 |
| | | c.Licenses with extended terms, or facilities described in 310 CMR 9.163b2: | 01 | \$2,500 | \$2,500 | \$2,730 |
| 143 | (a)(4) | BRPWW17 Permits for waterways | | | | |
| | | a.Residential nonwater-dependent use projects for four dwelling units or less: | 01 | \$500 | \$500 | \$545 |
| | | b.Other nonwater-dependent use projects: | 01 | \$1,500 | \$1,500 | \$1,635 |
| | | c.Licenses with extended terms, or facilities described in 310 CMR 9.163b2 | 01 | \$2,500 | \$2,500 | \$2,730 |
| | (b) | BRPWW02 Permits for waterways | | | | |
| | | a. Water-dependent use projects: | 91 | \$100 | \$125 | \$175 |
| | | b.Nonwater-dependent use projects: | 91 | \$500 | \$620 | \$875 |
| | | c.Nonwater-dependent use projects with extended terms: | 91 | \$1,000 | \$1,245 | \$1,755 |
| | (c) | BRPWW03 Permits for waterways | | | | |
| | | a. Residential water-dependent use projects for four dwelling units or less | 91 | \$50 | \$60 | \$85 |
| | | b. Other water-dependent use projects | 01 | \$100 | \$100 | \$105 |
| | | c. Residential nonwater-dependent use projects for four dwelling units or less | 91 | \$250 | \$310 | \$435 |
| | | d. Other nonwater-dependent use projects | 01 | \$750 | \$750 | \$815 |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|--|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | | e. Licenses with extended terms, or facilities described in 310 CMR 9.16(3)(b)2 | 01 | \$1,000 | \$1,000 | \$1,090 |
| 144 | (d) | BRPWW04 Permits for waterways | 91 | \$50 | \$60 | \$85 |
| | (e) | BRPWW05 Permits for waterways | | | | |
| | | a. Water-dependent use projects, except facilities described in 310 CMR 9.163b2: | 91 | \$50 | \$60 | \$85 |
| | | b.Nonwater-dependent use projects: | 91 | \$100 | \$125 | \$175 |
| | | c.Licenses with extended terms, or facilities described in 310 CMR 9.163b2: | 91 | \$200 | \$250 | \$350 |
| | | Water Quality Certifications | | | | |
| | (f) | BRPWW06 Permits for waterways. | 96 | \$50 | \$55 | \$65 |
| 144.1 | (g) | BRPWW07 Permits for waterways | 93 | \$250 | \$300 | \$400 |
| | (h) | BRPWW08 Permits for waterways | 93 | \$50 | \$60 | \$80 |
| | (i) | BRPWW09 Permits for waterways | | | | |
| | | a.Increase in dredge volume by 50% or less with no change in dredge footprint: | 94 | \$50 | \$55 | \$75 |
| | | b.Change in dredge or disposal construction methods or plans: | 94 | \$100 | \$115 | \$155 |
| | | c.Change in one or more certification conditions relating to dredging or disposal: | 94 | \$150 | \$175 | \$230 |
| 144.2 | (j) | BRPWW10 Permits for wetlands & waterways | 93 | \$250 | \$300 | \$400 |
| | (k) | BRPWW11 Permits for wetlands & waterways | 93 | \$50 | \$60 | \$80 |
| 144.3 | (1) | BRPWW12 Permits for waterways. | 96 | \$25 | \$28 | \$30 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|------------|---|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | , | BRPWW13 Permits for wetlands and waterways. Bureau of Strategic Policy and Technology - Wall Experiment Station - Division of Environmental Analysis | 98 | \$500 | \$500 | \$640 |
| | | Laboratory Certification | | | | |
| 144.4 | 4.10(9)(a) | LES01EA Permits for laboratory certification. Initial certification for microbiology laboratory. | 92 | \$137 | \$165 | \$230 |
| 145 | (b) | LES02EA Permits for laboratory certification. Initial certification for chemical laboratory. | 92 | \$513 | \$625 | \$860 |
| | | Adipate/Phthalates | 92 | \$46 | \$55 | \$75 |
| | | Alkalinity, Total | 92 | \$23 | \$25 | \$35 |
| | | Ammonia-N | 92 | \$37 | \$45 | \$60 |
| | | Asbestos | 01 | \$69 | \$69 | \$75 |
| | | Biochemical Oxygen Demand | 92 | \$27 | \$30 | \$45 |
| | | Calcium | 92 | \$34 | \$40 | \$55 |
| | | Carbamates | 92 | \$46 | \$55 | \$75 |
| | | Chemical Oxygen Demand | 92 | \$18 | \$20 | \$30 |
| | | Chloride | 92 | \$18 | \$20 | \$30 |
| | | Chlorine, Residual | 92 | \$18 | \$20 | \$30 |
| | | Cyanide | 92 | \$46 | \$55 | \$75 |
| | | Diquat | 01 | \$55 | \$55 | \$60 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT P | ROPOSED FEE |
|---------------|----------|----------------------------|------------------------|-------------------------------|-----------|----------------|
| | | | | | | |
| | | EDB and DBCP | 92 | \$37 | \$45 | \$60 |
| | | Endothall | 01 | \$55 | \$55 | \$60 |
| | | Fluoride | 92 | \$34 | \$40 | \$55 |
| | | Glyphosate | 01 | \$46 | \$46 | \$50 |
| | | Hardness, Total | 92 | \$18 | \$20 | \$30 |
| | | Herbicides | 92 | \$55 | \$65 | \$90 |
| | | Kjeldahl-N | 92 | \$37 | \$45 | \$60 |
| | | Magnesium | 92 | \$27 | \$30 | \$45 |
| 146 | · | Metals | 92 | \$114 | \$140 | \$190 |
| | | Nitrate-N | 92 | \$34 | \$40 | \$55 |
| | | Nitrite-N | 92 | \$27 | \$30 | \$45 |
| 146 | · | Oil and Grease | 92 | \$27 | \$30 | \$45 |
| | | Orthophosphate | 92 | \$37 | \$45 | \$60 |
| | | PCBs (potable water) | 92 | \$55 | \$65 | \$90 |
| | | PCBs (non-potable water) | 92 | \$55 | \$65 | \$90 |
| | | PCB (oil) | 92 | \$55 | \$65 | \$90 |
| | | Pesticides (potable water) | 92 | \$55 | \$65 | \$90 |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | YEAR | CURRENT P | ROPOSED FEE |
|---------------|----------|-------------------------------|------------------------|------|-----------|----------------|
| | | | | | | |
| | Pesti | cides (non-potable water) | 92 | \$55 | \$65 | \$90 |
| | рН | | 92 | \$11 | \$13 | \$15 |
| | Phen | nolics, Total | 92 | \$27 | \$30 | \$45 |
| | Phos | phorus, Total | 92 | \$37 | \$45 | \$60 |
| | Poly | nuclear Aromatic Hydrocarbons | 92 | \$55 | \$65 | \$90 |
| | Pota | ssium | 92 | \$27 | \$30 | \$45 |
| | Radi | ochemistry | | | | |
| | Gros | s alpha and gross beta | 01 | \$37 | \$37 | \$40 |
| | Stroi | ntium-89 and Strontium-90 | 01 | \$55 | \$55 | \$60 |
| | Radi | um-226 and Radium-228 | 01 | \$46 | \$46 | \$50 |
| | Triti | um | 01 | \$46 | \$46 | \$50 |
| | Uran | iium | 01 | \$46 | \$46 | \$50 |
| | Iodir | ne-131 | 01 | \$46 | \$46 | \$50 |
| | Cesi | um-134 and Cesium-137 | 01 | \$46 | \$46 | \$50 |
| | Coba | alt-60 | 01 | \$55 | \$55 | \$60 |
| | Ruth | enium-106 | 01 | \$46 | \$46 | \$50 |
| | Resi | due, Non-Filterable | 92 | \$18 | \$20 | \$30 |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|----------|---|------------------------|-------------------------------|----------------|-----------------|
| | | | | | | |
| | | Sodium | 92 | \$34 | \$40 | \$55 |
| | | Solids, Total Dissolved | 92 | \$23 | \$25 | \$35 |
| | | Specific Conductivity | 92 | \$18 | \$20 | \$30 |
| | | Sulfate | 92 | \$29 | \$35 | \$45 |
| | | Total Organic Carbon | 92 | \$18 | \$20 | \$30 |
| | | Trihalomethanes | 92 | \$37 | \$45 | \$60 |
| | | Turbidity | 92 | \$18 | \$20 | \$30 |
| | (c) | Volatile Organics LES03Permits for laboratory certification. | 92 | \$69 | \$80 | \$115 |
| 147 | | Modification of certification for chemical laboratory. | 92 | \$190 | \$230 | \$315 |
| | 4.10(10) | Bureau of Waste Site Cleanup | | | | |
| | (a) | BWSC01 Permits for Waste Site Cleanup: Initial Permit, Tier IA response action permit | 94 | \$3,500 | \$3,500 | \$3,500 |
| | | Homeowner Tier IA Disposal Site | 04 | | | \$500 |
| | (b) | BWSC02 Permits for Waste Site Cleanup: Initial Permit, Tier IB response action permit | 94 | \$3,500 | \$3,500 | \$3,500 |
| | | Homeowner Tier IB Disposal Site | 04 | | | \$500 |
| 148 | (c) | BWSC03 Permits for Waste Site Cleanup: Initial Permit, Tier IC response action permit | 94 | \$3,500 | \$3,500 | \$3,500 |
| | | Homeowner Tier IC Disposal Site | 04 | | | \$500 |
| | | | | | | |

| Reg Page # | CITATION | PERMIT CATEGORY | BASE FISCAL YEAR | BASE FISCAL YEAR FEE | CURRENT FEE | PROPOSED FEE |
|---------------|--------------|---|------------------------|-------------------------------|----------------|-----------------|
| | (d) | BWSC10 Permits for Waste Site Cleanup: Major Permit Modification, Tier I | 94 | \$1,200 | \$1,200 | \$1,200 |
| | | Homeowner Tier I Disposal Site | 04 | | | \$250 |
| 149 | (e) | BWSC20 Permits for Waste Site Cleanup: Extension, Tier I | 94 | \$1,200 | \$1,200 | \$1,200 |
| | | Homeowner Tier I Disposal Site | 04 | | | \$250 |
| | (f) | BWSC30 Permits for Waste Site Cleanup: Transfers, Tier I | 94 | \$1,200 | \$1,200 | \$1,200 |
| | | Homeowner Tier I Disposal Site | 04 | | | \$250 |
| 150 | (g) | BWSC40 Permits for Waste Site Cleanup: Grants of Environmental Restriction | 94 | \$1,050 | \$1,050 | \$1,050 |
| 150 | (h) | BWSC41 Permits for Waste Site Cleanup: Amendments of Environmental Restriction | 94 | \$850 | \$850 | \$850 |
| | (i) | BWSC42 Permits for Waste Site Cleanup: Releases of Environmental Restriction | 94 | \$650 | \$650 | \$650 |
| 150.1 | (j) | BWSC50 Permits for Waste Site Cleanup: Special Project Designation | 94 | \$750 | \$750 | \$750 |
| | 4.10(11) | Department-wide Permits | | | | |
| | 4.10(11)(a) | Permits for Holding Tanks | 00 | \$100 | \$100 | \$115 |
| *86 | 4.05(2)(c) | Alternative Specific Schedules and Fees (AS | P/IRP) | | | |
| | | Loaded Daily Rate | 91 | \$390 | \$487 | \$685 |
| | | Loaded Daily Rate / Air Quality | 95 | \$450 | \$520 | \$645 |
| | | Loaded Hourly Rate | 91 | \$52 | \$65 | \$90 |
| | | Loaded Hourly Rate / Air Quality | 95 | \$60 | \$69 | \$85 |
| | | | | | | |

B. AMENDMENTS TO 310 CMR 4.00 BUREAU OF WASTE SITE CLEANUP HIGHLIGHT/STRIKEOUT TEXT AMENDMENTS

MCP-RELATED REVISIONS TO 310 CMR 4.00 - TIMELY ACTION SCHEDULE AND FEE PROVISIONS

NOTE TO REVIEWERS: The changes to 310 CMR 4.00 that follow are related to BWSC program fees. The changes include increases in annual compliance assurance fees to cover the Department's costs for audit and enforcement activities and revisions to the BWSC permit provisions to reflect the streamlined approval process for Tier I Permits. A separate schedule of BWSC permit and annual compliance assurance fees is also being proposed for Homeowners.

The timely action permit provisions in 310 CMR 4.10(10) have been revised to correspond with the streamlined review process and revised review periods in 310 CMR 40.0700.

4.02: Definitions [REG PAGE 72]

As used in 310 CMR 4.00, the following terms shall have the following meanings, unless the context otherwise clearly requires:-

<u>Adjudicatory Hearing</u>. A hearing conducted by the Department pursuant to 310 CMR 1.00: *Adjudicatory Proceedings*, in an adjudicatory proceeding as defined in M.G.L. c. 30A.

Administrartive Completeness Review. An administrative review of a permit application to determine whether all required elements of the application have been provided by the applicant, as further described in 310 CMR 4.04(2)(b)1.

<u>Applicant</u>. A person who applies for or who is required to apply for a permit from the Department or any of its Divisions, or on whose behalf a permit application is made or required.

Commissioner. The Commissioner of the Department, or his or her designee.

<u>Department</u>. The Department of Environmental Protection.

<u>Facility</u>. Any site or works at which an activity subject to regulation by the Department occurs, has occurred, or is proposed to occur.

Homeowner. A homeowner is an owner occupant of a residential one to four family structure that has been used exclusively as a one to four family residence throughout his or her ownership, where the owner's unit is the owner's principle residence for 6 or more months of the year and the owner is conducting actions at the residence in response to a release of oil.

4.03: Annual Compliance Assurance Fee [REG PAGE 73]

(1) General.

- (a) Annual compliance assurance fees shall be payable by all permittees in the categories identified in 310 CMR 4.03(2), in the amounts set forth in 310 CMR 4.03(2). Agencies of the Commonwealth shall be exempt from annual compliance assurance fees.
- (b) A permittee with more than one permit shall pay the fee indicated for each such permit, except as otherwise provided in 310 CMR 4.03(2). Such fees shall be payable in each commonwealth fiscal year for each such permit. For permits issued after January 1, 1991, other than permit renewals, modifications or amendments, or other changes in permit status or categories, no annual compliance assurance fee shall be assessed for that permit in the fiscal year in which the permit is issued, except as otherwise provided in 310 CMR 4.03(2), or unless the fee is established pursuant to 310 CMR 4.05. For fiscal year 1991, the category to which each permit belongs shall be determined based on the formal status as shown by Department records of the permit as of December 1, 1990, except as provided in 310 CMR 4.03(8)(c). In subsequent fiscal years, the category -to which each permit belongs shall be determined based on the formal status in Department records of the permit as of the beginning of that fiscal year on July 1, except as provided in 310 CMR 4.03(8)(c). Annual compliance fees for permits issued in accordance with 310 CMR 4.05 shall be established as provided therein.
- (c) Notwithstanding 310 CMR 4.03(1)(b), annual compliance assurance fees pursuant to M.G.L. c. 21E shall be assessed on a billable year basis. The billable year ends on the annual status date for a disposal site. The first status date shall be determined as follows:
 - 1. For disposal sites where release notification is submitted to the Department on or after October 1, 1993, the first status date shall be the 12 month anniversary date of the oral or written date of release notification, whichever is earlier, or, effective February 24, 1995, the earliest date computed in accordance with 310 CMR 40.0404(3).
 - 2. For disposal sites identified prior to October 1, 1993 and existing in Department records pursuant to 310 CMR 40.0600, the first status date shall be the 12 month anniversary date of the first required submittal pursuant to 310 CMR 40.0600; and effective November 18, 1994, the first status date shall be the date of the first required submittal or as specified in 310 CMR 40.0600, whichever is earlier.
 - _3. Notwithstanding 310 CMR 4.03(1)(c)1., effective February 24, 1995, the first status date for each disposal site classified as Tier IB pursuant to 310 CMR 40.0520(2)(g) shall be February 24, 1995.[REG. PAGE 74]
- (d) Notwithstanding 310 CMR 4.03(1)(b), the classification and category assigned to each M.G.L. c. 21E disposal site shall be determined based on the formal status as shown by Department records of the disposal site as of that disposal site's status date, except as provided in 310 CMR 4.03(8)(c), and effective November 3, 1995, except as provided in 310 CMR 40.0008(4).
- (e) Notwithstanding 310 CMR 4.03(1)(b), annual compliance assurance fees pursuant to M.G.L. c.21E shall be payable for each billable year until and including the year that a

- <u>Class A or B</u> Response Action Outcome Statement <u>is filed for the entire disposal site</u> pursuant to 310 CMR 40.1000, or a Downgradient Property Status submittal <u>is filed</u> pursuant to 310 CMR 40.0180, <u>is filed.</u> [REG. PAGE 74]
- (f) Notwithstanding 310 CMR 4.03(1)(b), annual compliance assurance fees shall be assessed pursuant to M.G.L. c. 21E as of the first status date as defined in 310 CMR 4.03(1)(c) in each billable year, including any year in which a permit application fee is paid.
- (g) Effective November 3, 1995, notwithstanding 310 CMR 4.03(1)(c), when multiple disposal sites are combined under a single Tier Classification, the status date of all of the disposal sites subject to the Tier Classification shall be the earliest applicable status date.
- (h) Notwithstanding 310 CMR 4.03(1)(b), a facility with multiple air quality permits shall pay the single highest applicable annual compliance assurance fee and additional stack test fee when billed.
- (i) Nothwithstanding 310 CMR 4.03(1)(b), annual compliance assurance fees shall be payable in the same fiscal year as filing of a required Environmental Results Program self certification. The status date shall be the date required for the filing of that fiscal year's certification.
- (j) Notwithstanding 310 CMR 4.03(1)(b), the air quality annual compliance assurance fee for stack testing may be billed and payable in the same year as service is rendered.
- (2) <u>Fee amounts by permit category</u>. The annual compliance assurance fee for each permit shall be the fee set forth in Table 4.03.

TABLE 4.03

ANNUAL FEE (dollars)

PERMIT CATEGORY [REG PAGE 74] ...

BUREAU OF WASTE SITE CLEANUP [REG. PAGE 77]

| 1.000 | |
|-------|--|
| 1,000 | Homeowner Tier IA Disposal Site – disposal site classified as Tier |
| | IA pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 where the |
| | person conducting response actions is a Homeowner as defined in |
| | 310 CMR 4.02 effective June 27, 2003 |
| 1,000 | Homeowner Tier IB Disposal Site – disposal site classified as Tier |
| | IB pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 where the |
| | person conducting response actions is a Homeowner as defined in |
| | 310 CMR 4.02 effective June 27, 2003 |
| 1,000 | Homeowner Tier IC Disposal Site – disposal site classified as Tier |
| | IC pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 where the |
| | person conducting response actions is a Homeowner as defined in |
| | 310 CMR 4.02 effective June 27, 2003 |
| 2,000 | Homeowner Tier ID Disposal Site – disposal site classified as Tier |
| | ID pursuant to 310 CMR 40.0500 where the person conducting |
| | response actions is a Homeowner as defined in 310 CMR 4.02 |
| | effective June 27, 2003 |
| | |

| 1,000 | Homeowner Tier II Disposal Site - disposal site classified as Tier II |
|-------------------------------|--|
| actual cost <u>5,000</u> | pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 where the person conducting response actions is a Homeowner as defined in 310 CMR 4.02 effective June 27, 2003 Tier IA Disposal Site - disposal site classified as Tier IA pursuant to 310 CMR 40.0500 or 310 CMR 40.0600; fee is the actual cost of Departmental oversight as calculated pursuant to 310 CMR 40.1220 and 40.1221 and shall not exceed \$10,000 in one year effective June 27, 2003 |
| 2,600 4,000 | <u>Tier IB Disposal Site</u> - disposal site classified as Tier IB pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 |
| 1,950 <u>3,000</u> | Tier IC Disposal Site - disposal site classified as Tier IC pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 |
| 4,000 | Tier ID Disposal Site – disposal site classified as Tier ID pursuant |
| <u>to</u> | 310 CMR 40.0500 effective June 27, 2003 |
| 1,300 <u>2,000</u> | Tier II Disposal Site - disposal site classified as Tier II pursuant to 310 CMR 40.0500 or 310 CMR 40.0600 |
| 500 <u>800</u> | Tier I and II Phase V Operation, Maintenance, and/or Monitoring - |
| | applicable to all Tier I or II disposal sites which where undertake Phase V response actions of operation, maintenance, and/or monitoring, including response actions under Remedy Operation Status, pursuant to 310 CMR 40.0890 are undertaken. |
| 500 <u>800</u> | - Post-RAO Class C Disposal SiteActive Operation and Maintenance - applicable to all Tier I or II disposal sites for which file a RAO Class C pursuant to 310 CMR 40.1000 is in effect and where active operation and maintenance is continuing, effective June 27, 2003 |
| 750 <u>1,200</u> | Response Action Outcome - one time fee effective February 24, 1995_for each RAO statement filed after 120 days following the earliest date computed in accordance with 310 CMR 40.0404(3) and prior to Tier Classification. Also, for each RAO statement filed for sites classified as Tier IBD pursuant to 310 CMR 40.0520(2)(e)02, provided that such statement is filed within 90 days following the disposal site's first status date; fee is in lieu of Tier IBD fee for the second billable year |
| 500 <u>800</u> | Release Abatement Measure - one time fee for each FRelease aAbatement mMeasure applied Plan submitted prior to Tier Classification |
| set by formula | Special Project Designation - for the duration of designation: -For each batch submittal of Response Action Outcome Statements, the fee is the total based upon the number of individual RAO submittals in each batch: 1-5 \$7501,200 each (capped at \$2,2503,600 for total batch); 6-15 \$450700 each (capped at \$4,9507,700 for total batch); 16-49 \$350600 each (capped at |

\$\frac{11,20019,200}{15,00024,000}\$ for total batch); 50 or more \$\frac{250400}{250400}\$ each (capped at \$\frac{15,00024,000}{15}\$ for total batch)

For each batch submittal of Release Abatement Measure submittals the fee is the total based upon the number of individual RAM submittals in each batch: 1-5 \$500800 each (capped at \$1,5002,400 for total batch); 6-15 \$300450 each (capped at \$3,3004,950 for total batch); 16-49 \$250400 each (capped at \$8,00012,800 for total batch); 50 or more \$200300 each (capped at \$12,00018,000 for total batch)

1,0001,600

<u>Downgradient Property Status Submittal</u> - one time fee for each submittal filed prior to Tier Classification. Also, for each submittal filed on or before June 1, 1995, for Tier I or II sites classified in compliance with 310 CMR 40.0500; fee is in lieu of Tier I or II fee

(3) Statement of fee amount. [REG PAGE 78]

- (a) At least 45 days before the date a fee is due, the Department shall provide the permittee a written statement of the amount due. The statement may be provided by mail or personal delivery to the correspondence address listed in the permit or permit application, to the address of the permitted facility or project, or to any other correspondence address used by the permittee; or by any means provided for service of process; or by other means reasonably calculated to assure receipt by the permittee.
- (b) The statement of fee amount shall include, without limitation, the following:
 - 1. the permit and permit category for which each fee is due pursuant to 310 CMR 4.03(2);
 - 2. the amount due for each such permit;
 - 3. the date by which payment is due;
 - 4. the manner and form in which payment may be made;
 - 5. notice of the provisions for extension of the time for payment pursuant to 310 CMR 4.03(6);
 - 6. notice of the consequences of failure to make timely payment pursuant to 310 CMR 4.03(7); and
 - 7. notice of the procedure for seeking review of the fee determination pursuant to 310 CMR 4.03(8).
- (c) For M.G.L. c. 21E <u>disposal sites</u>, permit categories Tier IA, IB or IC and for Tier II disposal sites, the Department shall not require a Tier I or Tier II fee to be paid for the first billable year, provided that the complete information required at 310 CMR 40.0500 and 310 CMR 40.0700 is submitted on or before the first status date.
- (d) Effective November 3, 1995, notwithstanding 310 CMR 4.03(2), the Department shall not require Response Action Outcome or Release Abatement Measure fees to be paid for response actions by an owner or operator holding a Downgradient Property Status relative to those releases.
- (4) Payment of fee. Unless the permittee seeks an extension of the time for making payment pursuant to 310 CMR 4.03(6), the permittee shall make payment in full on or before the date, and in the manner and form, specified in the statement of fee amount. Except to the extent authorized by the Department pursuant to 310 CMR 4.03(6)(c)1., late payment, nonpayment,

partial payment, or failure to make payment in the specified manner and form shall constitute a failure by the permittee to pay the fee when due.

- (5) <u>Proof</u>. The permittee's cancelled check shall act as proof of payment of the annual compliance assurance fee.
- (6) <u>Hardship requests</u>: extension of time for making payment.
 - (a) In instances of severe financial hardship, the Commissioner may, at his or her discretion, grant a timely request to extend the time for making payment of the annual compliance assurance fee. The permittee shall bear the burden of persuasion that the request should be granted.
 - (b) A permittee seeking an extension of time for making payment shall file a written request for extension on or before the date on which the fee is due. Such requests shall be deemed to be filed upon receipt by the Department. Timely filing of a request for extension containing all elements required by 310 CMR 4.03 shall stay suspension of the permit pursuant to 310 CMR 4.03(7)(a). The request shall be filed in the form and manner indicated in the statement of fee, and shall include the following:
 - 1. the permittee's name and address;
 - 2. the category of the permit, the amount of the fee due and due date;
 - 3. the specific circumstances the permittee believes constitute severe financial hardship;
 - 4. a proposed schedule for making payment; and
 - 5. the reasons the permittee believes the proposed schedule is appropriate.

2. Change in project. [REG PAGE 82]

- a. <u>Determination of change</u>. The Department may determine that the applicant has filed a new application whenever additional information provided by the applicant during any Departmental review period, in response to any statement identifying deficiencies in the application or supporting materials, or during any period allowed for public comment, either
 - i. results in a change in the category in which the permit application is classified, or
 - ii. significantly increases or changes the nature of the potential effects of the proposed project or activity on public health and safety or the environment... or iii. for permit applications filed pursuant to M.G.L. c. 21E and 310 CMR

40.0000, requires the permit category to be upgraded to Tier IA or IB.

Upon making a determination that the applicant has filed a new application, the Department shall promptly notify the applicant in writing. The notice shall indicate the basis for the determination and summarize the provisions of 310 CMR 4.04(2)(c)2. relative to such determinations. The determination that a project has changed shall not be grounds for a request for adjudicatory hearing; however, an applicant aggrieved by such a determination may seek review of the determination as an issue in any appeal of the permit decision.

b. Effects of determination on schedule. [REG PAGE 83]

i. Immediately upon issuance of the notification, the schedule for timely action shall

be suspended.

- ii. If the determination resulted from a proposed change in design or operation of the proposed project or activity, the applicant may within 45 days withdraw the change and return to its previous proposal by so notifying the Department in writing. If the applicant so notifies the Department, the schedule for timely action shall resume at the point at which it was suspended. iii. If the determination resulted from any other cause, or if the applicant does not elect to withdraw the change, the Department shall begin a review of the new application pursuant to the relevant schedule for timely action.
- iv. Notwithstanding 310 CMR 4.04(2)(c)2.b.ii, for <u>the</u> permit applications <u>described in 310 CMR 4.10(10)(g) through (j)</u> filed under M.G.L. c. 21E and 310 CMR 40.0000, the Department shall begin its review of the revised application at the technical review period.... [REG. PAGE 83]

(10) Bureau of Waste Site Cleanup [REG PAGE 147]

- (a) (BWSC01) Permits for Waste Site Cleanup: initial permit
 - 1. Category: Tier IA response action permit
 - 2. Description: Permit to proceed with comprehensive response actions as defined in 310 CMR 40.0800 at disposal sites classified as Tier IA.
 - 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after October 1, 1993 June 27, 2003.
 - a. Within 3045 days of receipt of a permit application and payment of the permit application fee, the permit is presumptively approved unless the Department approves the permit with conditions, denies the permit, or issues a notice of extension, extending the permit review a second 45 days.
 - b. Within 45 days of issuing a notice of extension pursuant to 310 CMR 4.10(10)(a)3.a the permit is presumptively approved unless the Department approves the permit with conditions, or denies the permit complete an administrative completeness review.
 - b. Within 75 days of making a determination of administrative completeness, the Department shall complete a technical review.
 - e. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
 - d. Within 45 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
 - e. Within 30 days of the close of the period for public comment period, the Department shall complete a final permit review or, if significant comments are received, within 60 days of the close of the public comment period or the applicant

- review period, whichever is later, the Department shall complete a final permit review.
- 4. Permit application fee, not to exceed \$6000: \$3550 for applicant who is not a Homeowner as defined in 310 CMR 4.02; \$500 for applicant who is a Homeowner as defined in 310 CMR 4.02.
- (b) (BWSC02) Permits for Waste Site Cleanup: initial permit
 - 1. Category: Tier IB response action permit
 - 2. Description: Permit to proceed with comprehensive response actions as defined in 310 CMR 40.0800 at disposal sites classified as Tier IB.
 - 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after October 1, 1993 June 27, 2003.
 - a. Within 3045 days of receipt of a permit application and payment of the permit application fee, the permit is presumptively approved unless the Department approves the permit with conditions, denies the permit, or issues a notice of extension, extending the permit review a second 45 days.
 - b. Within 45 days of issuing a notice of extension pursuant to 310 CMR 4.10(10)(b)3.a., the permit is presumptively approved unless the Department approves the permit with conditions or denies the permit complete an administrative completeness review.
 - b. Within 75 days of making a determination of administrative completeness, the Department shall complete a technical review.
 - c. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
 - d. Within 45 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
 - e. Within 30 days of the close of the public comment period, the Department shall complete a final permit review or, if signficant comments are received, within 60 days of the close of the public comment period or the applicant review period, whichever is later, the Department shall complete a final permit review.
 - 4. Permit application fee, not to exceed \$6000: \$3550 for applicant who is not a Homeowner as defined in 310 CMR 4.02; \$500 for applicant who is a Homeowner as defined in 310 CMR 4.02. [REG. PAGE 148]
- (c) (BWSC03) Permits for Waste Site Cleanup: initial permit
 - 1. Category: Tier IC response action permit
 - 2. Description: Permit to proceed with comprehensive response actions as defined in 310 CMR 40.0800 at disposal sites classified as Tier IC.
 - 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after October 1, 1993 June 27, 2003.
 - a. Within 3045 days of receipt of a permit application and payment of the permit application fee, the <u>permit is presumptively approved unless the Department approves the permit with conditions, denies the permit, or issues a notice of extension, extending the permit review a second 45 days.</u>
 - b. Within 45 days of issuing a notice of extension pursuant to 310 CMR 4.10(10)(c)3.a., the permit is presumptively approved unless the Department

- approves the permit with conditions or denies the permit.complete an administrative completeness review.
- b. Within 75 days of making a determination of administrative completeness, the Department shall complete a technical review.
- c. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
- d. Within 45 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
- e. Within 30 days of the close of the public comment period, the Department shall complete a final permit review or, if signficant comments are received, within 60 days of the close of the public comment period or the applicant review period, whichever is later, the Department shall complete a final permit review.
- 4. Permit application fee, not to exceed \$6000: \$3550 for applicant who is not a Homeowner as defined in 310 CMR 4.02; \$500 for applicant who is a Homeowner as defined in 310 CMR 4.02.
- (d) (BWSC10) Permits for Waste Site Cleanup: major permit modifications
 - 1. Category: Tier I major permit modifications
 - 2. Description: Any major permit modification required pursuant to 310 CMR 40.0707.
 - 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after October 1, 1993 June 27, 2003.
 - a. Within 3045 days of receipt of a permit application and payment of the permit application fee, the permit modification is presumptively approved unless the Department approves the permit modification with conditions, denies the permit modification, or issues a notice of extension, extending the permit modification review a second 45 days.
 - b. Within 45 days of issuing a notice of extension pursuant to 310 CMR 4.10(10)(d)3.a., the permit modification is presumptively approved unless the Department approves the permit modification with conditions or denies the permit modification complete an administrative completeness review.
 - b. Within 75 days of making a determination of administrative completeness, the Department shall complete a technical review.
 - c. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
 - d. Within 45 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
 - e. Within 30 days of the close of the public comment period, the Department shall complete a final permit review or, if signficant comments are received, within 60 days of the close of the public comment period or the applicant review period, whichever is later, the Department shall complete a final permit review.
 - 4. Permit application fee, not to exceed \$6000: \$1200 for applicant who is not a Homeowner as defined in 310 CMR 4.02; \$250 for applicant who is a Homeowner as defined in 310 CMR 4.02.
- (e) (BWSC20) Permits for Waste Site Cleanup: Extension

- 1. Category: Tier I permit extensions
- 2. Description: Extension of permit to proceed with comprehensive response actions as defined in 310 CMR 40.0800 at disposal sites classified as Tier I.
- 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after October 1, 1993 June 27, 2003.
 - a. Within 3045 days of receipt of a permit application and payment of the permit application fee, the permit extension is presumptively approved unless the Department approves the permit extension with conditions, denies the permit extension, or issues a notice of extension, extending the permit extension review a second 45 days.
 - b. Within 45 days of issuing a notice of extension pursuant to 310 CMR 4.10(10)(e)3.a.,the permit extension is presumptively approved unless the Department approves the permit extension with conditions or denies the permit extension.complete an administrative completeness review. [REG. PAGE 149]
 - b. Within 75 days of making a determination of administrative completeness, the Department shall complete a technical review.
 - c. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
 - d. Within 45 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
 - e. Within 30 days of the close of the public comment period, the Department shall complete a final permit review or, if significant comments are received, within 60 days of the close of the public comment period or the applicant review period, whichever is later, the Department shall complete a final permit review.
- 4. Permit application fee, not to exceed \$6000: \$1200 for applicant who is not a Homeowner as defined in 310 CMR 4.02; \$250 for applicant who is a Homeowner as defined in 310 CMR 4.02.
- (f) (BWSC30) Permits for Waste Site Cleanup: Transfers
 - 1. Category: Tier I Permit Transfers
 - 2. Description: Transfer of permit to proceed with comprehensive response actions as defined in 310 CMR 40.0800 at disposal sites classified as Tier I.
 - 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after October 1, 1993 June 27, 2003.
 - a. Within 3045 days of receipt of a permit application and payment of the permit application fee, the permit transfer is presumptively approved unless the Department approves the permit transfer with conditions, denies the permit transfer or issues a notice of extension, extending the permit transfer review a second 45 days.
 - b. Within 45 days of issuing a notice of extension pursuant to 310 CMR 4.10(10)(f)3.a., the permit transfer is presumptively approved unless the Department approves the permit transfer with conditions or denies the permit transfereomplete an administrative completeness review.
 - b. Within 60 days of making a determination of administrative completeness, the Department shall complete a technical review.

- c. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
- d. Within 30 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
- e. Within 30 days of the close of the public comment period, the Department shall complete a final permit review or if significant comments are received, within 60 days of the close of the public comment period or the applicant review period, whichever is later, the Department shall complete a final permit review.
- 4. Permit application fee, not to exceed \$6000: \$1200 for applicant who is not a Homeowner as defined in 310 CMR 4.02; \$250 for applicant who is a Homeowner as defined in 310 CMR 4.02.
- (g) (BWSC40) Permits for Waste Site Cleanup: Grants of Environmental Restriction
 - 1. Category: Grants of Environmental Restriction
 - 2. Description: A Grant of Environmental Restriction implemented pursuant to 310 CMR 40.1070.
 - 3. Schedule for timely action: for disposal sites for which permit applications are filed and fees received on or after December 25, 1998.
 - a. Within 30 days of receipt of a permit application and payment of the permit application fee, the Department shall complete an administrative completeness review.
 - b. Within 60 days of making a determination of administrative completeness, the Department shall complete a technical review.
 - c. The permit applicant may remedy identified technical deficiencies within 30 days of the Department's statement identifying deficiencies, if any.
 - d. Within 45 days from receipt of materials from the applicant in response to the Department's statement identifying deficiencies, the Department shall complete a supplemental technical review.
 - 4. Permit application fee, not to exceed \$6,000:
 - a. \$1,050 per Grant of Environmental Restriction
 - b. The applicant(s) may apply for consolidated review of multiple applications related to a disposal site meeting the following criteria:
 - i. the application includes Grants of Environmental Restriction for six or more separate parcels which comprise, in whole or in part, a single disposal site;
 - ii. each of the proposed Grants of Environmental Restriction references a single Activity and Use Limitation Opinion rendered in accordance with 310 CMR 40.1071(2)(f); and

310 CMR 4.00: M.G.L. c. 21A, § 18; c. 21E, § 3B.

V. AMENDMENTS TO 310 CMR 40.0000 MASSACHUSETTS CONTINGENCY PLAN

 $310~CMR~40.0000~is~promulgated~pursuant~to~M.G.L.~21E~\S~3(c),~3(d),~3(e),\\ 3A(f),~3A(g),~3A(m),~3B,~5A,~6,~7,~and~14~and~M.G.L.~21A\S~2(28),\\ M.G.L.c.21C~and~M.G.L.c.111\S160.$

ELECTRONIC SUBMITTALS

NOTE TO REVIEWERS: Changes at 310 CMR 40.0008 provide for the electronic submittal of documents. Parties submitting documents electronically will have certainty that the submittal was administratively complete and confirmed receipt by DEP. A shift toward a greater number of electronic submittals will reduce the volume of material that DEP must maintain in its files and move it closer to the goal of providing electronic file review.

At this point in time, parties providing submittals electronically will still be required to submit a hardcopy to DEP to facilitate its technical review and file review processes. Without the hardcopy, DEP would bear the expense of printing the submittal.

40.0008: Computation of Time Periods and Deadlines

(1) <u>General</u>. Unless otherwise specifically provided by law, 310 CMR 40.0000 or any order or determination issued pursuant to M.G.L. c. 21E or 310 CMR 40.0000, any time period or deadline prescribed or referred to in 310 CMR 40.0000 or in any order or determination issued pursuant to M.G.L. c. 21E or 310 CMR 40.0000 shall begin with the first day following the act which initiates the running of the time period, and shall include every calendar day, including the last day of the time period so computed. If the last day is a Saturday, Sunday, legal holiday, or any other day on which the offices of the Department are closed, the time period shall run to the end of the next business day.

. . .

- (4) <u>Determining Date of Receipt of Document Submitted to the Department</u>. Except as provided by 310 CMR 40.0008(5), each document required by, or submitted pursuant to, 310 CMR 40.0000 shall be deemed received by the Department as follows:
 - (a) if served in hand, the document shall be deemed to be received on the date when delivered to the appropriate regional office of the Department (i.e. the date stamped received), unless the date stamped is rebutted by production of a receipt from the Department; provided, however, that if the date stamped reflects a date within seven days of the date the submittal is due, the submittal shall be deemed to have been received by the due date;
 - (b) if given by regular mail, the document shall be deemed to be received when delivered to the appropriate office of the Department (*i.e.* the date stamped received); provided, however, that if the date stamped reflects a date within seven days of the date the submittal is due, the submittal shall be deemed to have been received by the due date: or
 - (c) if given by certified mail, return receipt requested, the document shall be deemed to be received when delivered to the appropriate office of the Department (*i.e.* the date stamped received), unless the date stamped is rebutted by production of the return receipt; provided, however, that if the date stamped reflects a date within seven days of the date the submittal is due, the submittal shall be deemed to have been received by the due date; or
 - (d) for those documents that the Department has provided for electronic transmission, if submitted by electronic transmission, the document shall be deemed received on the date the transmission is delivered to the Department, provided, however that a printed copy of the document is submitted to the appropriate office of the Department within seven days of the electronic transmission; if the printed copy of the document is not

received by the appropriate office of the Department within seven days of the electronic transmission, then the document will be considered received on the date the printed copy is received by the Department as specified in 310 CMR 40.0008(4)(a) through (c).

(5) -Exceptions.

(a) <u>Adjudicatory Proceedings</u>. Documents required or permitted to be filed under 310 CMR 1.00, Rules for Adjudicatory Proceedings, and 310 CMR 5.00, Administrative Penalty Regulations, shall be filed in accordance with the rules for timely filing set forth therein.

(b) Tier I Permits.

- 1. The computation of time periods for timely action under 310 CMR 4.04(2) shall be determined in accordance with 310 CMR 40.0720(23).
- 2. A Tier I Permit Application shall be deemed received by the Department in accordance with 310 CMR 40.0008(4), provided a copy of the permit application fee remittance is attached to the application and the applicant certifies that the application fee has been mailed, or hand-delivered to the Department, concurrent with submittal of the application. If a copy of the permit application fee remittance is not attached to the application, or the certification of mailing or hand-delivery is not provided, the application shall be deemed received when the permit application fee is received (i.e. the date posted by the receiving bank).

. . .

APPROVALS OF RELEASE ABATEMENT MEASURE PLANS

NOTE TO REVIEWERS: The revision at 310 CMR 40.0443 eliminates the presumptive approval requirements for all RAM Plans and RAM Plan modifications. Consistent with the change at 310 CMR 40.0443, DEP oral approval of Limited Removal Actions continued as RAMs is also being eliminated.

The MCP currently provides for a 21-day presumptive approval process for RAMs conducted before Tier Classification. This approval process applies to the submission of an initial RAM Plan and to any modifications submitted later. Despite careful planning, unforeseeable problems may arise during projects that require a change to a RAM Plan or notification to DEP. In these situations, activities currently must stop until DEP approves the RAM Plan, or until the 21- day presumptive approval period has passed. This can be particularly problematic when the response actions are being taken as part of construction activities. To address this issue, the revision at 310 CMR 40.0443 eliminates the 21-day presumptive approval requirements for all RAM Plans and RAM Plan modifications. The change allows a RAM to proceed once a documentation requirement is fulfilled. However, DEP would retain its authority to review a RAM Plan at any time and to halt implementation of a RAM when appropriate.

A new subsection at 310 CMR 40.0443(4) sets forth the general requirements for submitting a RAM Plan modification. The details of this change are as follows:

- RAM Plan modifications that are subject to the same approval process include those modifications resulting from either:
 - > contaminants or conditions discovered after the original RAM was implemented that significantly change the degree or type of exposure to nearby receptors, or
 - proposed on-site remedial actions that require a significant variation in the treatment system or technology used.
- For all other modifications, the party performing the RAM will be required to submit documentation of the modification with the next relevant submittal.

40.0318: Limited Removal Actions

...

- (9) In those cases where volumes of contaminated soil encountered unexpectedly exceed initial estimates and the volumetric excavation limits specified in 310 CMR 40.0318(4), persons required to notify under 310 CMR 30.0331 shall notify the Department of the release at the disposal site within the allowable time period for notification, and the person conducting the Limited Removal Action shall either:
 - (a) cease remedial actions; or
 - (b) solicit approval from the Department to continue removal actions at the disposal site as a Release Abatement Measure, as specified in 310 CMR 40.0443.

40.0405: Overview of Preliminary Response Actions

. . .

(3) Release Abatement Measures

- (a) Release Abatement Measures are remedial actions that may be voluntarily undertaken by persons conducting response actions at disposal sites. The purposes of Release Abatement Measures are to remediate limited or localized releases, and/or to mitigate the impacts of larger releases until such time as more comprehensive remedial actions can be instituted at the disposal site, in accordance with 310 CMR 40.0800.
- (b) Release Abatement Measures conducted prior to Tier Classification are subject to presumptive approval by the Department, as described in 310 CMR 40.0443.

40.0441: General Provisions for Release Abatement Measures

- (1) Release Abatement Measures are intended to reduce risks at a disposal site and/or increase the cost effectiveness of response actions by allowing the implementation of certain accelerated remedial actions to stabilize, treat, control, minimize or eliminate releases until such time as a Response Action Outcome is achieved, as described in 310 CMR 40.1000, or until Comprehensive Remedial Actions can be implemented, as described in 310 CMR 40.0800.
- (2) Release Abatement Measures shall be limited in scope and complexity, as described in 310 CMR 40.0442, in order to prevent adverse impacts to health, safety, public welfare or the environment that could result from the implementation of complicated or large-scale remedial actions at disposal sites where there has not been adequate assessment, evaluation, planning and/or public involvement.
- (3) Notwithstanding the provisions of 310 CMR 40.0443(2) and 40.0443(3), Release Abatement Measures shall not be conducted at any disposal site or portion of a disposal site where an Immediate Response Action is required or ongoing, as described in 310 CMR 40.0410, until such time as written approval to conduct the Release Abatement Measure is obtained from the Department.
- (43) AExcept as specified in 310 CMR 40.0441(3), an RP, PRP or Other Person may propose to the Department to conduct a Release Abatement Measure at a disposal site at any time following notification to the Department of a release or threat of release pursuant to 310 CMR 40.0300.

- (54) Any person who conducts a Release Abatement Measure shall do so in accordance with all applicable requirements and specifications prescribed in 310 CMR 40.0000. RPs, PRPs, and Other Persons conducting Release Abatement Measures shall employ or engage a Licensed Site Professional as required by these regulations.
- (65) Release Abatement Measures shall comply with all local, state and federal permitting and approval requirements.
- (76) Health and safety procedures consistent with the provisions of 310 CMR 40.0018 shall be implemented at all sites where a Release Abatement Measure is being conducted.

40.0443: Approvals Required to Conduct Release Abatement Measures

- (1) Except as provided in 310 CMR 40.0443(4), aA Release Abatement Measure shall not be conducted at any disposal site until a complete Release Abatement Measure Plan, as described in 310 CMR 40.0444, has been received by the Department. A complete Release Abatement Measure Plan shall not be considered complete until the Release Abatement Measure Plan containing all information described in 310 CMR 40.0444 is received in the appropriate DEP regional office, accompanied by a photocopy of the check mailed to the appropriate address, in cases where a fee is specified pursuant to 310 CMR 4.00.
- (2) Except as provided by 310 CMR 40.0441(3), prior to Tier Classification of a disposal site, a Release Abatement Measure shall not be conducted until:
 - (a) the Department has issued written approval of the Release Abatement Measure Plan, or
 - (b) the Department has failed to issue written approval or denial of the Release Abatement Measure Plan within 21 days of receiving the same, in which case approval shall be presumed.
- (23) Except as provided by 310 CMR 40.0441(3), subsequent to providing the Department with a Tier Classification Submittal for a disposal site pursuant to 310 CMR 40.0500, Subsequent to the receipt by the Department of a complete RAM Plan, unless otherwise specified by the Department in writing, approval shall not be required from the Department to conduct the a Release Abatement Measure, except for Tier IA disposal sites. Exemption from the need to obtain approval from the Department in these cases shall not relieve RPs, PRPs, or Other Persons of their obligation to submit to the Department all required Release Abatement Measure Plans, Status Reports and Completion Reports.
- _(4) Notwithstanding the provisions of 310 CMR 40.0443(1) through (3), the Department may orally approve a Release Abatement Measure proposed by an RP, PRP or Other Person as a continuation of a Limited Removal Action initiated in conformance with the provisions of 310 CMR 40.0318. In determining whether to grant or deny such approval, the Department shall consider:
 - (a) the nature and scope of proposed remedial actions;
 - (b) the types and amounts of oil and/or hazardous material present at the disposal site;
 - (c) the degree to which the RP, PRP or Other Person conducting response actions properly planned and executed the Limited Removal Action;
 - (d) the proposed disposition of excavated Remediation Waste; and

(e)any other relevant factors.

- (5) Persons receiving oral approval pursuant to 310 CMR 40.0443(4) shall submit to the Department within 60 days thereafter:
 - (a) a Release Notification Form, as described in 310 CMR 40.0371; and
 - (b) either a complete Release Abatement Measure Plan, as described in 310 CMR 40.0444, a Release Abatement Measure Completion Report, as described in 310 CMR 40.0446, or a Response Action Outcome Statement, as described in 310 CMR 40.1000. Any such submission shall be accompanied by the Release Abatement Measure fee and the Response Action Outcome Statement fee, if applicable, and as specified in 310 CMR 4.00.
- (63) Any person implementing a Release Abatement Measure shall conform to all proposals and specifications contained in the Release Abatement Measure Plan, and any approval conditions specified by the Department, whether written or oral.
- (4) A modified Release Abatement Measure Plan shall be submitted to the Department prior to implementing a modification of a Release Abatement Measure if:
 - (a) contaminants or conditions are discovered that significantly increase the degree or change the type of exposure to nearby receptors; or
 - (b) a significant change is proposed to on-site treatment processes.

All other modifications may be implemented immediately and shall be documented with the next required response action submittal pursuant to 310 CMR 40.0440.

- (75) Remedial actions specified in a Release Abatement Measure Plan shall be initiated by the RP, PRP, or Other Person conducting response actions at a disposal site:
 - (a) within one year of receiving written approval from the Department of the Release Abatement Measure Plan:
 - (b)within one year from the date approval of the Release Abatement Measure Plan was presumed pursuant to 310 CMR 40.0443(2)(a); or
 - (c) within one year from the date of submittalthe Department's receipt of a complete Release Abatement Measure Plan, whichever date is later. Release Abatement Measure Plans not initiated in this manner shall be considered invalid and unapproved.

PERMIT REDESIGN

NOTE TO REVIEWERS: The revisions to the Tier Classification and Permit provisions (40.0500 and 40.0700, respectively) provide the Department with the flexibility it requires to deploy staff to the most critical functions of the waste site cleanup program and substantially streamline and simplify the process for a Tier I permit to proceed with Comprehensive Response Actions beyond one year from notification. The changes enhance DEP's ability to monitor the effectiveness of response actions in protecting public health and the environment.

In addition to the MCP changes, revisions are being made to 310 CMR 4.00, Timely Action Schedule and Fee Provisions, to reflect the changes in DEP review of these submittals under the MCP.

The key components of this revision are:

 Tier Classification, based on an LSP Tier Classification Opinion using Numerical Ranking System (NRS) scoring, is required within one year of release notification. The Tier Categories based on NRS scoring remain Tier IA, IB, IC and II. DEP retains the ability to reclassify.

- A Permit for Comprehensive Response Actions would be required for disposal sites classified as Tier I (Tier IA, IB or IC) for which response actions are still required one year from notification.
- The review process for applications for Tier I Permits to conduct Comprehensive Response Actions would be simplified and streamlined. The vast majority of permits would be presumptively approved 45 days after receipt of the application. For more complex reviews, DEP would have the ability to extend the review period.
- DEP approval of response actions at Tier IA disposal sites will not be required unless DEP otherwise notifies the party conducting response actions. The annual compliance assurance fee for Tier 1A sites will be a flat fee (currently it is based on DEP's actual oversight costs).
- Default sites: Disposal sites for which Tier Classification is required and the one-year deadline is missed will now be categorized as default Tier ID (currently such sites are included in the Tier IB category).
- Public Involvement: Requirements for notifying local officials and publishing a public notice as part of the
 permit application process will be retained. Public comment received on a Permit application will be
 considered by DEP in the course of its review and provided to the party conducting response actions.

SUBPART E: TIER CLASSIFICATION AND RESPONSE ACTION DEADLINES

SUBPART E: TIER CLASSIFICATION AND RESPONSE ACTION DEADLINES

40.0500: Tier Classification and Response Action Deadlines

The regulations published at 310 CMR 40.0500 through 40.0599, cited collectively as 310 CMR 40.0500, establish requirements and procedures for the rendering of LSP Tier Classification Opinions, and deadlines for completing response actions at disposal sites. LSP Tier Classification Opinions are considered by the Department in determining the appropriate level of Departmental oversight for response actions conducted by RPs, PRPs and Other Persons at disposal sites.

40.0501: Scope and Applicability

- (1) 310 CMR 40.0500 establishes requirements and procedures for the performance of response actions at Tier I disposal sites, including, but not limited to, requirements for rescoring such disposal sites and submittal requirements. For Tier I disposal sites, the specific deadlines for RPs, PRPs and Other Persons to achieve a Response Action Outcome pursuant to 310 CMR 40.1000 are determined in accordance with 310 CMR 40.0550 and any other applicable deadlines established in a Tier I Permit issued pursuant to 310 CMR 40.0700.
- (2) 310 CMR 40.0500 also establishes requirements and procedures for the performance of response actions at Tier II disposal sites, including, but not limited to, requirements for rescoring such disposal sites and submittal requirements. For Tier II disposal sites, the specific deadlines for RPs, PRPs and Other Persons to achieve a Response Action Outcome are determined in accordance with 310 CMR 40.0560.
- (3) Except as provided in 310 CMR 40.0501(4) or 310 CMR 40.0501(8), all sites for which the Department receives notification of a release or threat of release of oil and/or hazardous material pursuant to 310 CMR 40.0300 on or after October 1, 1993, or has discovered or discovers that a release or threat of release of oil and/or hazardous material has occurred, shall be classified by RPs, PRPs or Other Persons as either a Tier I or Tier II disposal site in accordance with 310 CMR 40.0500. An RP, PRP or Other Person shall submit Aa Tier Classification Submittal and, if applicable, a Tier I Permit application, shall be submitted to the Department by the following deadlines:
 - (a) within one year of the earliest date computed in accordance with 310 CMR 40.0404(3); or
 - (b) as otherwise specified by the Department in an Interim Deadline pursuant to 310 CMR 40.0167 or order pertaining to such release or threat of release. In the event that multiple deadlines for Tier Classification would be established by 310 CMR 40.0501(3) with respect to any specific disposal site, the earliest of the applicable deadlines shall apply for the purposes of Tier Classification.
- (4) Notwithstanding any provision of 310 CMR 40.0501(3) or 310 CMR 40.0501(8) to the contrary, an RP, PRP or Other Person conducting response actions at a disposal site shall not be required to submit a Tier Classification Submittal, and, if applicable, a Tier I Permit Application, if such RP, PRP or Other Person submits either shall not be required for any disposal site for which a Response Action Outcome Statement pursuant to 310 CMR 40.1000 or a Downgradient Property Status Submittal pursuant to 310 CMR 40.0180 is submitted to the Department within one year of the earliest date computed in accordance with 310 CMR 40.0404(3).
- (5) Any person undertaking response actions at a Location To Be Investigated, unclassified disposal site, or non-priority disposal site without a Waiver listed in the 1993 Transition List, or any addendum thereto, shall submit to the Department a Tier Classification Submittal by the applicable deadline established by the Transition Provisions, 310 CMR 40.0600.

- (6) An individual Tier Classification Submittal may be for a single discrete disposal site located on one or more parcels of land or to address multiple discrete disposal sites located on a single parcel of land.
- (7) An RP, PRP or Other Person may undertake Phase II and Phase III Comprehensive Response Actions pursuant to 310 CMR 40.0800 prior to Tier Classification without the Department's prior approval, unless otherwise prohibited by the Department.
- (8) The deadline for submittal of a Tier Classification Submittal or a Response Action Outcome Statement established by 310 CMR 40.0500 shall be extended to the date that is 90 days after the effective date of the first revision to the definition of the term "Potentially Productive Aquifer" in 310 CMR 40.0006 and to 310 CMR 40.0932(5)(b) promulgated after December 15, 1995, provided that the following conditions are met:
 - (a) Such deadline shall be extended where:
 - 1. The groundwater at such disposal site is defined as Category GW-1 solely because it is within a Potentially Productive Aquifer pursuant to 310 CMR 40.0932(4)(b); and/or
 - 2. The soil at such disposal site lies above groundwater which is defined as GW-1 solely because the groundwater is within a Potentially Productive Aquifer, pursuant to 310 CMR 40.0932(4)(b).
 - (b) To extend a deadline based on the conditions of 310 CMR 40.0501(8), the RP, PRP or Other Person subject to the deadline shall submit a written statement to the Department on or before such deadline, indicating his or her intention to submit a Tier Classification Submittal or Response Action Outcome Statement (as appropriate) by the extended deadline.

40.0502: Tier ID Disposal Sites

- (1) A disposal site shall be deemed a Tier ID ("default) disposal site if any of the following apply:
 - (a) an RP, PRP or Other Person for such disposal site fails to submit to the Department one of the following by the applicable deadline in 310 CMR 40.0501:
 - 1. a Response Action Outcome Statement; or
 - 2. a Tier Classification Submittal and, if applicable, a Tier I Permit Application;
 - (b) such disposal site had been categorically classified as Tier IB before June 27, 2003 as a result of the failure of an RP, PRP, or Other Person to submit one of the following by the applicable deadline:
 - 1. a Response Action Outcome Statement; or
 - 2. a Tier Classification Submittal, and, if applicable, a Tier I Permit Application; or (c) the person undertaking response actions is in noncompliance with M.G.L. c. 21E, 310 CMR 40.0000 or any other applicable requirement and the Department reclassifies the disposal site a Tier ID disposal site pursuant to 310 CMR 40.0583.
- (2) An RP, PRP or Other Person shall not conduct Comprehensive Response Actions pursuant to 310 CMR 40.0800 at a Tier ID disposal site until such disposal site is Tier

Classified pursuant to 310 CMR 40.0510 and, if the disposal site is classified as Tier I, a Tier I Permit or Permit Extension, whichever is applicable, is obtained.

- (3) An RP, PRP or Other Person for any disposal site that was not previously classified and is deemed a Tier ID disposal site pursuant to 310 CMR 40.0502(1)(a) or (b) shall Tier Classify such disposal site pursuant to the requirements at 310 CMR 40.0510.
- (4) Any disposal site deemed Tier ID by the Department pursuant to 310 CMR 40.0502(c) shall be reclassified as follows:
- (a) if the disposal site was previously classified pursuant to 310 CMR 40.0510, then the previous classification shall be effective when the Department determines that the RP, PRP, or Other Person has addressed the non-compliance;
- (b) if the disposal site was not previously classified, then the RP, PRP, or Other Person shall classify the disposal site pursuant to 310 CMR 40.0510 when the Department determines that the RP, PRP, or Other Person has addressed the non-compliance.

40.0510: Tier Classification Process

- (1) The Tier Classification process consists of:
 - (a) the completion of a Phase I Report in accordance with 310 CMR 40.0480;
 - (b) the completion of a Numerical Ranking System Scoresheet in accordance with 310 CMR 40.1500;
 - (c) a comparison of conditions at a disposal site with the Tier I Inclusionary Criteria set forth in 310 CMR 40.0520(2);
 - (d) the preparation and filing with the Department of a Phase II Scope of Work completed in accordance with 310 CMR 40.0834 for all Tier I and Tier II disposal sites Tier Classification Submittal in accordance with 310 CMR 40.0510(2); and
 - (e) the preparation and filing with the Department of one of the following for all Tier I or Tier II disposal sites:
 - 1. a Phase II Scope of Work completed in accordance with 310 CMR 40.0834; or
 - 2. a Conceptual Scope of Work which, at a minimum, includes a general plan for assessing contaminants of concern, potential receptors and potential exposure pathways, identifying the likely technical approach(es) to be used, estimating an everall schedule or timeline, including interim milestones and estimating overall cost.
- (e) the public involvement activities relevant to Tier Classification, including, but not limited to, those activities set forth in 310 CMR 40.1403(3) and 40.1403(6). Response actions may be initiated or continued at the disposal site during the comment period described in 310 CMR 40.1403(6)(a).
 - (2) A Tier I or Tier II Classification Submittal shall consist of the following:
 - (a) a completed Tier Classification transmittal form using the form established by the Department for such purposes;
 - (b) an LSP Tier Classification Opinion;
 - (c) the certification required by 310 CMR 40.0009;
 - (d) the certification required by 310 CMR 40.0540(1) for a Tier II disposal site; such certification shall be provided in a Permit Application pursuant to 310 CMR 40.0703(9) for a Tier I disposal site; and

- (e) the compliance history required by 310 CMR 40.0540(2) for a Tier II disposal site; such compliance history shall be provided in a Permit Application pursuant to 310 CMR 40.0703(9) for a Tier I disposal site; and
- (f) one of the following:
 - 1. a Phase II Scope of Work completed in accordance with 310 CMR 40.0834; or
 - 2. a Conceptual Scope of Work that, at a minimum, includes:
 - a. a general plan for assessing contaminants of concern, potential receptors and potential exposure pathways, identifying the likely technical approach(es) to be used:
 - b. a projected schedule that includes interim milestones; and
 - c. an estimate of the cost.
- (3) An LSP Tier Classification Opinion shall consist of:
 - (a) a completed Phase I Report, as described in 310 CMR 40.0480;
 - (b) a Numerical Ranking System (NRS) Scoresheet completed in accordance with 310 CMR 40.1500;
 - (c) on the basis of the Tier I Inclusionary Criteria or the score a disposal site receives using the Numerical Ranking System, an LSP Opinion as to whether a disposal site should be classified by the Department as Tier I or Tier II; and if such LSP Opinion indicates that a disposal site should be classified by the Department as Tier I, an LSP Opinion as to whether such disposal site should be categorized as Tier IA, Tier IB or Tier IC for the purposes of permitting pursuant to 310 CMR 40.0700; and
 - (d) any other information required by 310 CMR 40.0520 or 40.0530, including, but not limited to, any other Phase Reports, Status Reports and Completion Statements material to the LSP Tier Classification Opinion.
- (4) In the event that an LSP Tier Classification Opinion indicates that, on the basis of the Tier I Inclusionary Criteria or the disposal site's NRS score, a disposal site should be classified as Tier I, the person submitting the Tier Classification Submittal shall include therein a completed application for a Tier I Permit in accordance with 310 CMR 40.0700.
- (5) For the purposes of 310 CMR 40.0500,
 - (a) the effective date of a Tier I Classification shall be the effective date of a Tier I Permit issued pursuant to 310 CMR 40.0700; and
 - (b) the effective date of a Tier II Classification shall be the date—a Tier II Classification Submittal is received by the Department or, when downgrading a Tier I disposal site through a Major Permit Modification, the date the Department approves the Major Permit Modification application approved pursuant to 310 CMR 40.0720.
 - (5) Unless otherwise determined by the Department, the Tier Classification effective date
 shall be the date a complete Tier Classification Submittal is received by the
 Department. Such Tier Classification shall apply unless and until the RP, PRP or
 Other Person submits a revised NRS Scoresheet and Tier Classification to the
 Department pursuant to 310 CMR 40.0530 that reclassifies the disposal site or the
 Department reclassifies the disposal site pursuant to 310 CMR 40.0583.
 - (6) Reclassification of a disposal site does not change the effective date of the Tier Classification.

40.0520: Basis for Tier Classification

(1) Disposal Site Scoring.

- (a) Any person performing Tier Classification for a disposal site shall score such disposal site using the Numerical Ranking System described in 310 CMR 40.1500. The disposal site score shall be based upon data, facts and other information obtained during Phase I, and any other relevant data, facts or information known by the person performing Tier Classification, including, but not limited to, any data, facts or information obtained during a Phase II Comprehensive Site Assessment, if Phase II work has been performed at such disposal site.
- (b) All relevant data, facts and other information considered during Tier Classification shall be documented in the applicable Phase Report(s) and the LSP Tier Classification Opinion. LSPs shall use the Response Action Performance Standard in 310 CMR 40.0191 to develop an LSP Tier Classification Opinion.
- (c) Any person performing Tier Classification may account for risk reduction measures, if any, that have been completed at the disposal site pursuant to 310 CMR 40.0400 prior to performing such Tier Classification, including Immediate Response Actions, Release Abatement Measures and Utility-related Abatement Measures.

(2) Tier I Inclusionary Criteria.

- (a) Any disposal site which meets any of the following criteria shall be categorically classified as Tier I, regardless of the score such disposal site receives using the Numerical Ranking System:
 - 1. any disposal site at which:
 - a. there is evidence of groundwater contamination with oil and/or hazardous material at concentrations equal to or exceeding the applicable RCGW-1 Reportable Concentration set forth in 310 CMR 40.0360 at the time of Tier Classification, and
 - b. such groundwater is located within an Interim Wellhead Protection Area or Zone II; or
 - 2. any disposal site at which an Imminent Hazard is present at the time of Tier Classification.
- (b) Any disposal site that is classified as Tier I only because such disposal site meets the criteria set forth in 310 CMR 40.0520(2)(a)2. may be reclassified as Tier II upon the Department's determination, pursuant to 310 CMR 40.0426, that an pursuant to 310 CMR 40.0530 once the Imminent Hazard is no longer present at the disposal site. Such reclassification shall be conducted as follows:
 - 1. if the Department has issued a Tier I Permit for the disposal site, by re-scoring pursuant to 310 CMR 40.0530, and submitting an application for a Major Modification of a Tier I Permit in accordance with 310 CMR 40.0707; or
 - 2. if an application for a Tier I Permit is pending, by withdrawing that application and submitting a revised Tier Classification Submittal pursuant to 310 CMR 40.0500.
- (c) Each disposal site for which the Department does not receive one of the following by the applicable deadline for Tier Classification shall be categorically classified as a Tier IB disposal site on the date of the applicable deadline:

- 1. a Response Action Outcome Statement, or
- <u>2. a Tier Classification Submittal, and, if applicable, an application for a Tier I Permit.</u>
- (d) The Department may deem any disposal site at which the person undertaking response actions is in noncompliance with M.G.L. c. 21E, 310 CMR 40.0000 or any other applicable requirement to be a Tier IB disposal site.
- (e) Any disposal site that is classified as Tier IB pursuant to 310 CMR 40.0520(2)(c) may be reclassified pursuant to 310 CMR 40.0510.
- (f) Any disposal site that is deemed Tier IB pursuant to 310 CMR 40.0520(2)(d) may be reclassified as follows:
 - 1. if the disposal site was previously classified, the previous classification shall resume when the person undertaking response actions comes into compliance with the requirements violated; or
 - 2. if the disposal site was not previously classified, the disposal site may be reclassified when the person undertaking response actions comes into compliance with the requirements violated and meets the requirements in 310 CMR 40.0510.
- (g) Each disposal site for which the deadline for Tier Classification pursuant to 310 CMR 40.0501(3) is prior to February 1, 1995, and for which the Department has not received a Tier Classification Submittal or a Response Action Outcome Statement by February 24, 1995, shall be categorically classified as Tier IB, effective February 24, 1995.
- (3) NRS Cut-off Scores. The score a disposal site receives using the Numerical Ranking System shall serve as the basis for the LSP Tier Classification Opinion as follows:
 - (a) any disposal site receiving a total score equal to or greater than 350 shall be considered Tier I:
 - (a) any disposal site receiving a total score equal to or greater than 550 shall be considered Tier IA;
 - (b) any disposal site receiving a total score less than 550 and equal to or greater than 450 shall be considered Tier IB;
 - (c) any disposal site receiving a total score less than 450 and equal to or greater than 350 shall be considered Tier IC; and
 - (<u>bd</u>) any disposal site receiving a total score of less than 350 shall be considered Tier II, unless such disposal site meets any of the Tier I Inclusionary Criteria specified in 310 CMR 40.0520(2)(a), in which case the disposal site
 - (c) any disposal site receiving a total score equal to or greater than 550 shall be considered Tier IA;
 - (d) any disposal site receiving a total score less than 550 and equal to or greater than 450 shall be considered Tier IB;
 - (e) any disposal site receiving a total score less than 450 and equal to or greater than 350 shall be considered Tier IC; and
 - (fe) any disposal site receiving a total score less than 350 and that meets any of the Tier I Inclusionary Criteria specified in 310 CMR 40.0520(2)(a) shall be considered Tier IC.

40.0530: Reclassification by RPs, PRPs, or Other Persons scoring Eduring Response Actions

- (1) An RP, PRP or Other Person y person performing response actions at a disposal site following Tier Classification shall re-evaluate score such disposal site using the Numerical Ranking System and the Tier I Inclusionary Criteria specified in 310 CMR 40.0520(2)(a)1. if he or she obtains new or additional data, facts or other information which is reasonably likely to result in a score finding that which would cause reclassification of the disposal site from Tier II to Tier I, from Tier IC to Tier IA or Tier IB, or, from Tier IB to Tier IA.
- (2) An RP, PRP or Other Persony person performing response actions at a Tier II disposal site that receives a total score equal to or greater than 350 or meets the Tier I Inclusionary Criteria upon re-evaluating the disposal site scoring shall submit to the Department a Tier Classification Submittal and an application for a Tier I Permit in accordance with 310 CMR 40.0700 within 60 days of obtaining knowledge of such score.
- (3) An RP, PRP or Other Persony person performing response actions at a Tier IC disposal site that receives a total score equal to or greater than 450_ upon re-evaluating the disposal sitescoring shall submit an application to the Department for a Major Modification of a Tier I Permit in accordance with 310 CMR 40.0707 to upgrade the permit category to Tier IB or Tier IA within 60 days of obtaining knowledge of such score.
- (4) An RP, PRP or Other Persony person performing response actions at a Tier IB disposal site that receives a total score equal to or greater than 550_ upon re-evaluating the disposal sitescoring shall submit an application to the Department for a Major Modification of a Tier I Permit in accordance with 310 CMR 40.0707 to upgrade the permit category to Tier IA within 60 days of obtaining knowledge of such score.
- (5) An RP, PRP or Other Person may downgrade the Tier Classification category of a disposal site after re-evaluating the disposal site pursuant to 310 CMR 40.0530 scoring. To do so, an RP, PRP or Other Person for a Tier IA, Tier IB or Tier IC disposal site shall submit a revised Tier Classification Submittal and an application for a Major Permit Modification to the Department in accordance with 310 CMR 40.0707.

40.0540: Demonstration of Ability and Willingness

(1) Each person filing a Tier Classification Submittal for a Tier II disposal site with the Department shall include the certification required by 310 CMR 40.0009 and the following written declaration:

"I attest under the pains and penalties of perjury that (i) I/the person(s) or entity(ies) on whose behalf this submittal is made has/have personally examined and am/is familiar with the requirements of M.G.L. c. 21E and 310 CMR 40.0000; (ii) based upon my inquiry of the/those Licensed Site Professional(s) employed or engaged to render Professional Services for the disposal site which is the subject of this Transmittal Form and of the person(s) or entity(ies) on whose behalf this submittal is made, and my/that person's(s') or entity's(ies') understanding as to the estimated costs of necessary response actions, that/those person(s) or entity(ies) has/have the technical, financial and legal ability to proceed with response actions for such site in accordance with M.G.L. c.

21E, 310 CMR 40.0000 and other applicable requirements; and (iii) that I am fully authorized to make this attestation on behalf of the person(s) or entity(ies) legally responsible for this submittal. I/the person(s) or entity(ies) on whose behalf this submittal is made is aware of the requirements in 310 CMR 40.0172 for notifying the Department in the event that I/the person(s) or entity(ies) on whose behalf this submittal is made am/is(are) unable to proceed with the necessary response actions."

- (2) Each person filing a Tier II Classification Submittal with the Department shall include therein a statement detailing such person's history of compliance with the Department's regulations, including, but not limited to, M.G.L. c. 21E, 310 CMR 40.0000, and other laws for the protection of health, safety, public welfare and the environment administered or enforced by the Department or other federal, state and local government agencies, that are relevant to conditions at the disposal site.
- (3) Each person filing a Tier Classification Submittal for a Tier I disposal site shall provide the certifications required with a Tier I Permit Application in accordance with 310 CMR 40.0703(9).
- (4) Each person filing a Tier II Extension Submittal pursuant to 310 CMR 40.0630(4) for a Waiver site, and each person who is the transferee for a Waiver Site pursuant to 310 CMR 40.0550(8), shall include the certification required by 310 CMR 40.0009 and either the written declaration in 310 CMR 40.0540(1) or the following written declaration:

"I attest under the pains and penalties of perjury that (i) I/the person(s) or entity(ies) on whose behalf this submittal is made has/have personally examined and am/is familiar with the requirements of M.G.L. c. 21E and 310 CMR 40.0000; (ii) based upon my inquiry of the Consultant-of-Record for the disposal site which is the subject of this Transmittal Form and of the person(s) or entity(ies) on whose behalf this submittal is made, and my/that person's(s') or entity's(ies') understanding as to the estimated costs of necessary response actions, such disposal site, I believe that I that/those person(s) or entity(ies) has/have the technical, financial and legal ability to proceed with response actions for such site in accordance with M.G.L. c. 21E, 310 CMR 40.0000 and other applicable requirements; and (iii) that I am fully authorized to make this attestation on behalf of the person(s) or entity(ies) legally responsible for this submittal. I/the person(s) or entity(ies) on whose behalf this submittal is made is aware of the requirements in 310 CMR 40.0172 for notifying the Department in the event that I/the person(s) or entity(ies) on whose behalf this submittal is made am/is(are) unable to proceed with the necessary response actions."

40.0550: Response Action Deadlines and Requirements for Tier I Disposal Sites

(1) <u>Deadlines for Response Action Outcomes.</u> Except as expressly provided by 310 CMR 40.0000 or as otherwise ordered or agreed to in writing by the Department, any person undertaking response actions at a Tier I disposal site pursuant to a Tier I Permit, as described in 310 CMR 40.0700, shall achieve a Response Action Outcome pursuant to 310 CMR 40.1000 within five years of the effective date of such permit.

- (2) <u>Deadlines for Submittals</u>. Except as provided in 310 CMR 40.0550(3), or as expressly provided by 310 CMR 40.0000, or as otherwise ordered or agreed to in writing by the Department, any person undertaking response actions at a Tier I disposal site pursuant to a Tier I Permit shall submit the following documents to the Department by the following deadlines:
 - (a) a Phase II Report, and, if applicable, a Phase III Remedial Action Plan within two years of the effective date of such permit;
 - (b) a Phase IV Remedy Implementation Plan within three years of the effective date of such permit;
 - (c) a Response Action Outcome Statement pursuant to 310 CMR 40.1000 within five years of the effective date of such permit; and
 - (d) any other submittal as required by the terms and conditions of a Tier I Permit pursuant to 310 CMR 40.0740.
- (3) Notwithstanding any provision of 310 CMR 40.0550(2) to the contrary, submittal to the Department of those documents described in 310 CMR 40.0550(2)(a) through (c) shall not be required at any disposal site for which a Response Action Outcome Statement is submitted to the Department prior to an applicable document submittal deadline.
- (4) Except as otherwise ordered or agreed to in writing by the Department, reclassification of a disposal site shall not change the deadlines detailed in 310 CMR 40.0550(1) and (2).

(5) Approvals for Tier I Disposal Sites.

- (a) Except as provided in 310 CMR 40.0550(5)(b), an RP, PRP or Other Person undertaking response actions at a Tier I disposal site pursuant to a Tier I Permit may perform the response actions which are the subject of the submittals required by 310 CMR 40.0550(2) without the Department's prior approval thereof.
- (b) Notwithstanding 310 CMR 40.0550(5)(a), the Department may at any time require an RP, PRP or Other Person undertaking response actions at a Tier I disposal site to obtain prior Departmental approval of one or more of the submittals specified by 310 CMR 40.0550(2) or the response actions or submittals required pursuant to 310 CMR 40.0800. The Department may require such prior approval for submittals or response actions as they relate to the entire the disposal site or to some portion thereof.
- (4) Approvals for Tier I Disposal Sites.

(a) Tier IA disposal sites.

- 1. Except as expressly provided by these regulations or as otherwise ordered or agreed to in writing by the Department, any person undertaking response actions pursuant to a Tier IA Permit shall obtain Departmental approval of each of the submittals required by 310 CMR 40.0550(2), any Release Abatement Measure pursuant to 310 CMR 40.0400, any Downgradient Property Status Submittal pursuant to 310 CMR 40.0180 and other applicable response actions conducted pursuant to Phases IV and V under 310 CMR 40.0800.
- 2. As a result of Departmental review of proposed Tier IA response action plans and/or submittals, the Department may set Interim Deadlines or extend any of the deadlines in 310 CMR 40.0550(2). The extended deadline may be incorporated into a Tier IA Permit issued pursuant to 310 CMR 40.0700.

- (b) <u>Tier IB and Tier IC disposal sites.</u> Unless otherwise required by the Department pursuant to a permit, order or determination, any person undertaking response actions pursuant to a Tier IB or Tier IC Permit may perform the response actions which are the subject of the submittals required by 310 CMR 40.0550(2) without the Department's prior approval thereof after a Tier I Permit is issued.
- Notification of Delay in Compliance With Deadlines for Tier IA, Tier IB and Tier IC Disposal Sites. Except as provided by 310 CMR 40.0025 and 40.0167, the RP, PRP or Other Person performing response action shall notify the Department in writing prior to missing any of the following deadlines or time periods, and state the reason for such delay, the measure or measures to be taken to minimize the delay, the schedule for implementing those measures, and shall take appropriate measures to minimize if any delay in compliance with any deadline or time period required:
- (a) by 310 CMR 40.0550(2)(a),(b), or (c);
- (b) in conditions in a Permit issued pursuant to 310 CMR 40.0700; or
- (c) any other determination or deadline for response actions set forth in writing by the Department.
- (c) in a determination issued by the Department, occurs after issuance of a Tier IB or Tier IC
 Permit, the person who is responsible for performing the response action shall notify the
 Department in writing prior to the running of any such deadline or time period, and state
 the reason for such delay, the measure or measures to be taken to minimize the delay and a
 proposed schedule for implementing those measures, and shall take appropriate measures
 to minimize the delay.
 - (6) <u>Notifications.</u> After permitting pursuant to 310 CMR 40.0700, an RP, PRP or Other Person for a Tier IA, Tier IB or Tier IC disposal site shall make the following notifications to the Department within the following timeframes:
 - (a) notification of the commencement of initial field activities related to the implementation of Comprehensive Response Actions Phase II for any work not previously completed prior to permitting, and Phases III through V pursuant to 310 CMR 40.0800, at least seven days prior to their initiation. Upon such notification, the Department may impose conditions on and/or arrange to observe the conduct of field work including, but not limited to, the installation of monitoring wells, the excavation of test pits, field sampling of environmental media, soil removal, installation of groundwater recovery systems, the start of Phase IV construction activities, and observation of Phase V monitoring activities; and
 - (b) any other notifications specified in a Tier I Permit within the required timeframes.

40.0560: Response Action Deadlines and Requirements for Tier II Disposal Sites

(1) <u>Deadlines for Response Action Outcomes.</u> Except as expressly provided by these regulations or as otherwise ordered or agreed to in writing by the Department, <u>an RP, PRP or Other Personary person</u> undertaking response actions at a Tier II disposal site shall achieve a Response Action Outcome within five years of the effective date of initial Tier Classification.

- (a) A Tier II Classification for a disposal site shall expire five years from the effective date of the initial Tier Classification of such disposal site; and
- (b) An RP, PRP or Other Person shall not conduct Comprehensive Response Actions pursuant to 310 CMR 40.0800 at a disposal site for which a Tier II Classification has expired unless a Tier II Classification Extension is obtained pursuant to 310 CMR 40.0560(7).
- (2) <u>Deadlines for Submittals</u>. Except as provided in 310 CMR 40.0560(3), or as expressly provided by 310 CMR 40.0000 or as otherwise ordered or agreed to in writing by the Department, <u>an RP, PRP or Other Personany person</u> undertaking response actions at a Tier II disposal site shall submit the following documents to the Department by the following deadlines:
 - (a) a scope of work for a Phase II Comprehensive Site Assessment pursuant to 310 CMR 40.0834 prior to the implementation of Phase II field work, unless the Phase II field work had been implemented prior to Tier Classification;
 - (b) a Phase II Report, and, if applicable, a Phase III Remedial Action Plan, within two years of the effective date of Tier Classification;
 - (c) a Phase IV Remedy Implementation Plan within three years of the effective date of Tier Classification; and
 - (d) a Response Action Outcome Statement pursuant to 310 CMR 40.1000 within five years of the effective date of Tier Classification.
- (3) Notwithstanding any provision of 310 CMR 40.0560(2) to the contrary, submittal to the Department of those documents described in 310 CMR 40.0560(2)(a) through (c) shall not be required at any disposal site for which a Response Action Outcome Statement is submitted to the Department prior to an applicable document submittal deadline.

(4) Approvals and Notice.

- (a) Except as provided in 310 CMR 40.0560(4)(b), an RP, PRP or Other Person undertaking response actions at a Tier II disposal site may perform the response actions which are the subject of the submittals required by 310 CMR 40.0560(2) without the Department's prior approval thereof.
- (b) Notwithstanding 310 CMR 40.0560(4)(a), the Department may at any time require an RP, PRP or Other Person undertaking response actions at a Tier II disposal site to obtain prior Departmental approval of one or more of the submittals specified by 310 CMR 40.0560(2) or the response actions or submittals required pursuant to 310 CMR 40.0800. The Department may require such prior approval for submittals or response actions as they relate to the entire the disposal site or to some portion thereof.
- _(a) Except as expressly provided by 310 CMR 40.0000 or as otherwise required by the Department, any person undertaking response actions at a Tier II disposal site may perform the response actions which are the subject of the submittals required by 310 CMR 40.0560(2) without the Department's prior approval thereof; and
- (bc) No person shall perform Phase IV response actions at a Tier II disposal site unless and until 20 days have passed from the date of publication of the notice required by 310 CMR 40.1403(6).

- (5) Notification of Delay in Compliance With Deadlines for Tier II Disposal Sites. Except as provided by 310 CMR 40.0025 or 40.0167, if any delay in compliance with any deadline or time period required by 310 CMR 40.0560(2)(a), (b) or (c) occurs after a disposal site is classified as Tier II, the RP, PRP or Other pPerson who is responsible for performing the response action shall notify the Department in writing prior to the running of missing any such deadline or time period, and state the reason for such delay, the measure or measures to be taken to minimize the delay and a proposed schedule for implementing those measures, and shall take appropriate measures to minimize the delay.
- (6) <u>Notifications.</u> RPs, PRPs or Other Persons conducting response actions at Tier II disposal sites shall provide the Department with notifications in accordance with the provisions of 310 CMR 40.0550(6)(a). make the following notifications to the Department within the following timeframes:
 - (a) notification of the commencement of initial field activities related to the implementation of Comprehensive Response Actions at least seven days prior to their initiation. Upon such notification, the Department may impose conditions on and/or arrange to observe the conduct of field work including, but not limited to, the installation of monitoring wells, the excavation of test pits, field sampling of environmental media, soil removal, installation of groundwater recovery systems, the start of Phase IV construction activities, and observation of Phase V monitoring activities;

(7) <u>Tier II Classification Extensions.</u>

- (a) If a Response Action Outcome Statement or a Waiver Completion Statement indicating that a Temporary or Permanent Solution has been achieved has not been submitted to the Department for a Tier II disposal site prior to the expiration of the Tier II Classification, the person undertaking response actions at such site shall extend the Tier II Classification by submitting a Tier II Extension Submittal to the Department.
- (b) The Tier II Extension Submittal shall be provided to the Department no later than 60 days before the date of expiration of the Tier II Classification.
- (c) The Tier II Extension Submittal shall consist of the following:
 - a completed transmittal form using a form provided by the Department for such purposes, which shall include a statement explaining why a Temporary or Permanent Solution has not been achieved at the site.
 - a description of the status of response actions including a plan and a proposed schedule for implementing such plan which details the steps that will be taken in order to achieve, at a minimum, a Class C Response Action Outcome at the disposal site pursuant to 310 CMR 40.1000 within one year of the effective date of the Tier II Classification Extension, and a schedule for achieving a Permanent Solution, if feasible;
 - 3. the certification required by 310 CMR 40.0009;
 - 4. the certification required by 310 CMR 40.0540(1);
 - 5. an updated compliance history required by 310 CMR 40.0540(2) since the effective date of the Tier II Classification, or since the Waiver approval date if the disposal site is a Waiver site; and
 - 6. an LSP Opinion indicating that the plans and/or reports submitted are in conformance with the requirements of 310 CMR 40.0000.

- (d) In place of the LSP Opinion described in 310 CMR 40.0560(7)(c)6., an RP, PRP or Other Person for a Waiver site may submit a statement from the Consultant-of-Record indicating that the plans and/or reports submitted are in conformance with the requirements of 310 CMR 40.0560(7) and 310 CMR 40.000, the 1988 MCP.
- (e) A Tier II Classification Extension shall take effect 60 days after submission of a complete Tier II Extension Submittal to the Department unless the Department issues a written denial for such extension prior to the termination of such 60-day time period. The extension shall be effective for a period of one year beyond the expiration date of the initial Tier II classification. An RP, PRP or Other Person shall notify the Department pursuant to this section if additional extensions are required on an annual basis thereafter; and
- (f) The Department reserves the right to reconsider the need for Departmental oversight or to initiate enforcement actions upon audit of any Tier II Extension Submittal or when any timeline for achieving an RAO pursuant to 310 CMR 40.0560 is exceeded.

(8) Changes in Persons Undertaking Response Actions at Tier II Disposal Sites.

- (a) No person other than a person who has filed a Tier II Classification Submittal for a disposal site with the Department or has received a Waiver of Approvals from the Department for a disposal site may perform response actions at such disposal site, unless that person submits a Tier II Transfer Submittal to the Department.
- (b) A Tier II Transfer Submittal shall consist of the following:
 - 1. a completed transmittal form using a form provided by the Department for such purposes, which shall include a statement and/or report explaining the reasons for the change in persons undertaking response actions and a proposed effective date for such change. Such transmittal form shall be provided to the Department at least 60 days in advance of the proposed effective date of the change;
 - 2. a listing of all Status and Phase Reports for response actions completed since the effective date of the Tier II Classification or Waiver of Approvals;
 - 3. the certification required by 310 CMR 40.0009 by the current RP, PRP or Other Person for such disposal site and by the transferee;
 - 4. the certification required by 310 CMR 40.0540(1) by the transferee;
 - 5. the compliance history required by 310 CMR 40.0540(2) for the transferee; and
 - 6. an LSP Opinion indicating that the plans and/or reports submitted are in conformance with the requirements of these regulations.
- (c) In place of the LSP Opinion described in 310 CMR 40.0560(8)(b)6., an RP, PRP or Other Person for a Waiver site may submit a statement from the Consultant-of-Record indicating that the plans and/or reports submitted are in conformance with the requirements of 310 CMR 40.0560(8) and 310 CMR 40.000, the 1988 MCP.
- (d) A change in persons conducting response actions at a Tier II disposal site shall take effect 21 days after submission of a complete Tier II Transfer Submittal to the Department unless the Department issues a written denial of such transfer prior to the termination of such 21 day time period. Upon such effective date any Waiver of Approvals for the Tier II disposal site shall be deemed revoked;
- (e) Any person who is not the RP, PRP or Other Person who filed a Tier Classification Submittal with the Department or received a Waiver of Approvals from the Department who undertakes response actions at a Tier II disposal site in accordance with this section

- shall complete such response actions by the deadlines that are applicable to the RP, PRP or Other Person who first filed the Tier Classification Submittal or received the Waiver of Approvals for such disposal site; and
- (f) The Department reserves the right to reconsider the need for Departmental oversight or to initiate enforcement actions upon audit of any Tier II Transfer Submittal or when any timeline for achieving an RAO pursuant to 310 CMR 40.0560 at a Tier II disposal site is not met.

40.0580: Periodic Evaluation of Temporary Solutions at Tier I and Tier II Disposal Sites

- (1) At any Tier I or Tier II disposal site where a Temporary Solution has been implemented and a Class C RAO Statement or a Waiver Completion Statement indicating that a Temporary Solution has been achieved has been submitted to the Department, the RP, PRP or Other Person shall undertake a periodic evaluation of the Temporary Solution and shall submit to the Department an LSP Periodic Review Opinion evaluating the status of the Temporary Solution not less than every fifth year after the date of filing of such Class C Response Action Outcome Statement or Waiver Completion Statement.
- (2) If a Class C Response Action Outcome Statement or Waiver Completion Statement indicating that a Temporary Solution has been achieved has been filed with the Department for a disposal site, neither a Permit Extension nor a Tier II Classification Extension shall be required solely to perform a periodic evaluation of the Temporary Solution at such disposal site, unless otherwise required by the Department.
- (3) <u>Content of a Periodic Review Opinion for a Temporary Solution Evaluation.</u> The LSP Periodic Review Opinion required by 310 CMR 40.0580(1) shall address the following:
 - (a) the effectiveness of the Temporary Solution(s);
 - (b) any changes in activities, uses and/or exposures that may cause an actual or potential increase in exposure for human or environmental receptors to oil and/or hazardous material;
 - (c) if applicable, an evaluation of an Activity and Use Limitation pursuant to 310 CMR 40.1080;
 - (d) any necessary and required response actions to maintain the Temporary Solution and, if applicable, the Activity and Use Limitation, in the event that the Temporary Solution and/or the Activity and Use Limitation is no longer maintaining No Significant Risk for the disposal site; such response actions shall be initiated pursuant to 310 CMR 40.0581 or 40.0582, whichever is applicable;
 - (e) the feasibility of implementing one or more Permanent Solutions for the disposal site pursuant to 310 CMR 40.0861(2)(h); and
 - (f) the certification required in 310 CMR 40.0009.

40.0581: Conducting Response Actions at a Tier I Disposal Site Withafter a an RAO Response Action Outcome has been Submitted to the Department

(1) Each person who intends to conduct any of the response actions listed below shall either conduct such response actions in accordance with an effective Tier I Permit or obtain a Permit Extension from the Department in accordance with 310 CMR 40.0706 and 40.0724:

- (a) implement a Permanent Solution at a Tier I disposal site after a Class C Response Action Outcome Statement has been submitted to the Department;
- (b) implement response actions pursuant to 310 CMR 40.1080 at a disposal site where an Activity and Use Limitation is in place in order to maintain No Significant Risk;
- (c) conduct further response actions at a disposal site where an Activity and Use Limitation is in place in order to withdraw such Limitation in order to allow certain site uses or activities which are prohibited pursuant to the existing Activity and Use Limitation; or
- (d) implement response actions after a Periodic Evaluation conducted pursuant to 310 CMR 40.0580(1) reveals that more substantial response actions are required to maintain the Temporary Solution at such disposal site other than those that may be conducted for normal maintenance of the Class C RAO pursuant to a post-Class C RAO Operation, Maintenance and/or Monitoring Plan pursuant to 310 CMR 40.0896.
- (2) Each person who intends to conduct response actions pursuant to 310 CMR 40.0581(1) in accordance with an effective Tier I Permit shall notify the Department in writing of such intent prior to implementing such actions.
- (3) Each person who intends to conduct response actions pursuant to 310 CMR 40.0581(1) shall submit with the Tier I Permit Extension required by 310 CMR 40.0581(1) or the notice described in 310 CMR 40.0581(2), whichever is applicable, those reports, plans and proposed schedules required for such response actions pursuant to 310 CMR 40.0581(1).
- (4) The Department will assess the applicable annual compliance assurance fee in accordance with 310 CMR 4.00 upon issuance of any Tier I Permit Extension required by 310 CMR 40.0581(1) or upon receipt of the notice required by 310 CMR 40.0581(2), whichever is applicable.

40.0582: Conducting Response Actions at a Tier II Disposal Site With anafter a Response Action Outcome has been Submitted to the Department-RAO

- (1) A person who intends to conduct any of the response actions listed below shall either conduct such response actions in accordance with an effective Tier II Classification or obtain a Tier II Classification Extension pursuant to 310 CMR 40.0560(7):
 - (a) implement a Permanent Solution at a Tier II disposal site after a Class C Response Action Outcome Statement has been submitted to the Department;
 - (b) implement response actions pursuant to 310 CMR 40.1080 at a disposal site where an Activity and Use Limitation is in place in order to maintain No Significant Risk;
 - (c) conduct further response actions at a disposal site where an Activity and Use Limitation is in place in order to withdraw such Limitation in order to allow certain site uses or activities which are prohibited pursuant to the existing Activity and Use Limitation; or
 - (d) implement response actions after a Periodic Evaluation conducted pursuant to 310 CMR 40.0582(1) reveals that more substantial response actions are required to maintain the Temporary Solution at such disposal site other than those that may be conducted for

normal maintenance of the Class C RAO pursuant to a post-Class C RAO Operation, Maintenance and/or Monitoring Plan pursuant to 310 CMR 40.0896.

- (2) Each person who intends to conduct response actions pursuant to 310 CMR 40.0582(1) and who is not the person who submitted the applicable RAO for the disposal site shall comply with the provisions of 310 CMR 40.0560(8) prior to implementing such response actions.
- (3) Each person who intends to conduct response actions pursuant to 310 CMR 40.0582(1) in accordance with an effective Tier II Classification shall notify the Department in writing of such intent prior to implementing such actions.
- (4) Each person who intends to conduct response actions pursuant to 310 CMR 40.0582(1) shall submit with the Tier II Extension Submittal required by 310 CMR 40.0582(1) or the notice described in 310 CMR 40.0582(3), whichever is applicable, those reports, plans and proposed schedules required for such response actions pursuant to 310 CMR 40.0582(1).
- (5) The Department will assess Tier II annual compliance assurance fees in accordance with 310 CMR 4.00 upon receipt of any Tier II Extension Submittal required by 310 CMR 40.0582(1) or upon receipt of the notice required by 310 CMR 40.0582(3), whichever is applicable.

40.0583: Department Reclassification of a Tier AClassified Disposal Site

- (1) General. The Department may, on its own initiative, reclassify
 a Tier IA, Tier IB, Tier IC, Tier ID or Tier II disposal site to a different Tier
 Classification IB, Tier IC, or Tier II disposal site pursuant to 310 CMR 40.0583. Such reclassification shall not occur after the Department has issued an approval of a Phase III Remedial Action Plan.
- (2) <u>Effect of Reclassification</u>. A Reclassification made in accordance with 310 CMR 40.0583 shall have the effect of superseding the existing site classification.
- (3) <u>Criteria</u>. The Department shall consider the criteria in 310 CMR 40.0730(1) when reclassifying a Tier <u>ClassifiedIA</u> disposal site.

40.0584: Participation by the Public, RPs, PRPs and Other Persons in Department Reclassification

- (1) Prior to Within seven days of reclassifying a Tier IAClassified disposal site pursuant to 310 CMR 40.0583, the Department shall provide notice to the public at least 21 days prior to issuance of the Reclassification as follows:
 - (a) by publishing a legal notice in a newspaper which circulates in the community(ies) in which the disposal site is located and in any newspapers which circulate in any other community(ies) the Department believes are likely to be affected by the disposal site;
 - (b) by mail or hand delivery of a copy of the legal notice to the Chief Municipal Officer and Board of Health in the community(ies) in which the disposal site is located and in

any other community(ies) which the Department believes are likely to be affected by the disposal site;

- (c) by mail or hand delivery to any person the Department reasonably believes:
 - 1. is an RP or a PRP for the disposal site;
 - 2. <u>if applicable</u>, is the permittee of the a Tier <u>IAClassified</u> disposal site;
 - 3. holds title to, or an ownership interest in any real property comprising the disposal site of portion thereof or which may be affected by the disposal site and whose name and address is known to the Department at the time the Department decides to re-classify the disposal site; and
 - 4. is the operator of the disposal site, if different from the owner;
- (d) if the disposal site is a Public Involvement Plan (PIP) site, by mail to each person whose name and address appears on the PIP mailing list established pursuant to 310 CMR 40.1400;
- (2) <u>Content of Notice</u>. The notice required by 310 CMR 40.0584(1) shall include, but not be limited to, the following information:
 - (a) the name and address of the disposal site;
 - (b) the DEP Release Tracking Number(s), and the permit number;
 - (c) the intended Reclassification category of the disposal site;
 - (d) a statement of the basis for the Reclassification:
 - (e) a description of the procedures by which persons interested in commenting may submit comments to the Department;
 - (f) the deadline established by the Department for receipt of public comments; and
 - (g) any additional information deemed by the Department to be relevant to the intended Reclassification.

(3) Procedures For Submission of Comments.

- (a) Interested persons may submit written comments to the Department within 21 days of being provided notice of the proposed Reclassification, or within such other time period the Department determines is appropriate. Such written comments shall be submitted to the Department by mail or by hand delivery during normal Department business hours.
- (b) The Department shall consider and respond as it deems appropriate to public comments submitted in accordance with 310 CMR 40.0584(3).
- (c) On its own initiative, and with notice in accordance with 310 CMR 40.0584(1), the Department may extend the period for submission of public comments.
- (4) <u>Final Reclassification</u>. Within 60 days after the close of the public comment period and any extensions thereof, the Department shall decide whether to make the Reclassification effective. The Department shall provide written notice of its Reclassification decision to all persons described in 310 CMR 40.0584(1)(b) through (d) and to all persons who have submitted written comments pursuant to 310 CMR 40.00584(3).

40.0585: Right to Request an Adjudicatory Hearing

(1) Any person who is aggrieved by a decision of the Department to reclassify a disposal site pursuant to 310 CMR 40.0583 to a Tier Classification category that is higher than the

previous classification may request an adjudicatory hearing before the Department in accordance with 310 CMR 40.0050.

- (2) A request for adjudicatory hearing pursuant to 310 CMR 40.0585 shall:
 - (a) comply with 310 CMR 40.0050 and 310 CMR 1.00; and
 - (b) state the reason(s) the decision to reclassify does not comply with 310 CMR 40.0000.
- (3) The adjudicatory hearing shall be limited to the issue of whether the Department's decision to reclassify is in accordance with the criteria set forth in 310 CMR 40.0583(3).

40.0590: Public Involvement

Public involvement activities shall be conducted in accordance with 310 CMR 40.1400 through 40.1406. Public involvement requirements relevant to Tier Classification include, but are not limited to, those activities set forth at 310 CMR 40.1403(6) and 40.1406(3).

SUBPART G: TIER I PERMITS

| | SUBPART G: TIER I PERMITS | | |
|------------|---------------------------|--|--|
| | 40.0700: | Tier I Permits | |
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40.0750: <u>Tier I Permit</u> Effective Date 40.0751: Duration of Tier I Permits

40.0760: Tier I Permit Suspension and Revocation 40.0770: Right to Request An Adjudicatory Hearing

SUBPART G: TIER I PERMITS

40.0700: Tier I Permits

The regulations published at 310 CMR 40.0700 through 40.0799, cited collectively as 310 CMR 40.0700, establish the requirements, standards and procedures for issuing, obtaining, modifying, transferring, extending, suspending and revoking Tier I Permits. The regulations published at 310 CMR 4.00, which govern permit application fees, annual compliance assurance fees and schedules for timely action, also apply to Tier I Permits and shall be consulted as necessary.

40.0702: Applicability

- (1) Except as provided in 310 CMR 40.0000, including, but not limited to, 310 CMR 40.0702(4), a Tier I Permit is required to conduct Comprehensive Response Actions pursuant to 310 CMR 40.0870 for any disposal site classified as Tier IA, Tier IB or Tier IC pursuant to 310 CMR 40.0500 or 40.0600.
- _(2) An RP, PRP or Other Person for a disposal site (the "applicant") who has submitted a permit application to the Department for:
 - (a) an Initial Tier IA Permit;
 - (b) an upgrade of a Tier IC or Tier IB Permit to Tier IA; or
 - (c) a downgrade of a Tier IA Permit, shall obtain written approval from the Department to initiate or to continue to perform Phase II through Phase III Comprehensive Response Actions under 310 CMR 40.0830 and 40.0850, respectively, prior to Departmental approval of such permit application. The applicant may continue any approved IRA or RAM at such disposal site in accordance with 310 CMR 40.0410 and 40.0440, respectively.
- (3) No person shall initiate or continue to perform Comprehensive Response Actions under 310 CMR 40.0870 at a disposal site classified as Tier II after he or she obtains reason to believe that, as a result of new or additional information obtained and/or as a result of rescoring pursuant to 310 CMR 40.0530(2), such disposal site requires reclassification as a Tier I disposal site, unless and until such person obtains a Tier I Permit Application.
- (4) A Tier I Permit is not required to perform Comprehensive Response Actions at disposal sites where the Department is conducting response actions.
- (5) Except as provided in 310 CMR 40.0703(2), a person who does not have a Tier I Permit for a disposal site for which a Tier I Permit is required shall not perform any response actions at such disposal site unless such person is conductingother than an Immediate Response Action in accordance with 310 CMR 40.0410 or Initial Site Investigation Activities as described in 310 CMR 40.0405(1), up to and including those investigative activities conducted in preparation of a Phase I Report, Numerical Ranking System scoresheet and Tier Classification and/or Permit application.
- (6) Prior to receipt of a Tier I Permit, any person undertaking response actions at a disposal site that has been classified as a priority disposal site pursuant to 310 CMR 40.000, the 1988 regulations, shall perform such response actions in accordance with 310 CMR 40.0640, the Transition Provisions, and other applicable provisions of 310 CMR 40.0000.

- (7) Except as provided in 310 CMR 40.0703(2), nNo person shall initiate or continue to perform Comprehensive Response Actions at a Tier I disposal site after thea Tier I Permit obtained by issued to such person for the Tier I disposal site has expired, unless and until such person obtains a Permit Extension in accordance with 310 CMR 40.0706 and 40.0724.
- (8) An application for a Tier I Permit may be submitted to perform Comprehensive Response Actions at a portion of a disposal site that comprises a single parcel of land or multiple parcels of land.

40.0703: Requirements for All Tier I Permit Applications.

All applicants for all Tier I Permits shall comply with the following requirements:

- (1) <u>Content of Application.</u> Except as expressly provided by 310 CMR 40.0704 through 40.0707, each Tier I Permit application filed with the Department shall include, at a minimum, the following:
 - (a) a completed Transmittal Form for Permit Application and Payment using the form established by the Department for such purposes;
 - (b) the applicable, completed Permit Application form using the form established by the Department for such purposes;
 - (c) the certifications required by 310 CMR 40.0009 and 40.0703(9)(a) and (10);
 - (d) the applicable permit application fee payable under 310 CMR 4.00 (to be sent to DEP's Lockbox for payments);
 - (e) a photocopy of the fee payment (to be included in the permit application);
 - (f) the compliance history required by 310 CMR 40.0703(9)(b);
 - (g) a statement affirming publication of the tearsheet(s) from the newspaper(s) containing the legal notice required by 310 CMR 40.0703(87)(a)1., with the date of the publication and name of the newspaper and a copy of such notice;
 - (h) a copy of the cover letter and notices submitted to the Chief Municipal Officer(s) and Board(s) of Health required by 310 CMR 40.0703(8)(a)2.;
 - (i) the certification of the Primary Representative, if applicable, required by 310 CMR 40.0703(7); and
 - (j) <u>a list of all</u> Status Reports, Phase Reports, or Completion Statements for any of the following response actions that are in progress or have been completed at the disposal site at the time of the Permit application that provides the dates on which such Reports or Statements were submitted to the Department or, for those response actions in progress, a description of the current status and projected schedule for completion of such response actions:
 - 1. any Immediate Response Action under 310 CMR 40.0410;
 - 2. any Release Abatement Measure under 310 CMR 40.0440;
 - 3. any Utility-related Abatement Measure under 310 CMR 40.0460; and
 - 4. notwithstanding 310 CMR 40.0702(2) and (3), any Comprehensive Response Actions in progress or which have been completed pursuant to 310 CMR 40.0800 at the time of the Permit Application.
- (2) <u>Conducting Response Actions after Submission and prior to Approval of a During Permit Application Review.</u> Except as provided in 310 CMR 40.0702(2) and (3), aAn applicant may

initiate or continue Preliminary Response Actions pursuant to 310 CMR 40.0400 or Phase II and/or Phase III Comprehensive Response Actions pursuant to 310 CMR 40.08030 and 310 CMR 40.0850, respectively, at a disposal site during the period afterwhile a Tier I Permit aApplication has been submitted and prior to its approval pursuant to 310 CMR 40.0720is being reviewed by the Department, as follows:

- (a) If the application is for an Initial Tier IC or IB permit, an upgrade of a Tier IC permit to Tier IB, a downgrade of a Tier IB permit to Tier IC, or a downgrade of a Tier IB or Tier IC permit to Tier II, the applicant shall submit a description of all proposed or continuing response actions that, in the Opinion of an LSP, would not adversely affect disposal site conditions, increase the level of risk posed by the disposal site, or jeopardize future site investigations or response actions, and should continue during the Department's Permit application review.
- 1. The applicant may continue with response actions pursuant to the LSP Opinion upon submittal to the Department of the information required in 310 CMR 40.0703(1) and (2); and 2. if necessary, the Department shall notify the applicant during the permit application review period of the need to cease or otherwise alter any continuing response actions.
 - _(b) The applicant may continue any approved IRA or RAM pursuant to 310 CMR 40.0410 and 40.0440, respectively. Status Reports shall be submitted pursuant to the requirements of 310 CMR 40.0703(1)(j).
- (3) <u>Filing.</u> The applicant shall file an original application plus one additional copy with the Department.
- (4) <u>Presentation.</u> All data, facts and other information provided in any document submitted with a Tier I Permit application shall be current and presented clearly and concisely. Any supporting material and/or data upon which a Tier I Permit application relies, in whole or in part, shall be included in the Tier I Permit application.
- (5) <u>Multiple Applicants.</u> In the event that more than one person is applying for a Tier I Permit, each applicant shall submit:
 - (a) the certification required at 310 CMR 40.0009;
 - (b) the certification required at 310 CMR 40.0703(9)(a);
 - (c) the compliance history required by 310 CMR 40.0703(9)(b).
- (6) <u>LSP Opinions.</u> All Tier I Permit applications shall include an LSP Opinion that such application has been prepared pursuant to the provisions of 310 CMR 40.0000, and shall include the signature and seal of the LSP-of-Record.

(7) Primary Representative.

- (a) In the event that more than one person is applying for a Tier I Permit, the applicants shall designate and maintain a Primary Representative authorized to act on their behalf for the following purposes:
 - 1. to receive oral and written correspondence from the Department with respect to the application, as needed;
 - 2. to receive oral and written correspondence from the Department with respect to the performance of response actions conducted pursuant to the upon issuance of a Tier I Permit; and

- 3. to receive any statement of fee required by 310 CMR 4.03(3) upon issuance of associated with the Tier I Permit.
- (b) The Primary Representative shall certify in writing to the Department that he or she is fully authorized to act on behalf of the applicants for the purposes stated in 310 CMR 40.0703(7)(a).
- (c) Upon <u>issuancesubmittal</u> of a permit<u>application</u>, receipt of <u>any of the material</u> <u>submittedissued by the Department</u> to the Primary Representative under 310 CMR 40.0703(7)(a) shall be deemed to be received by all permittees.
- (d) The Department shall be notified of any change in the designation of the Primary Representative no later than ten days after the effective date of such change through the filing of a request for a Minor Permit Modification by the permittees in accordance with 310 CMR 40.072507.

(8) Public Notice Requirements.

- (a) Prior to the submission of a Tier I Permit <u>aApplication</u>, each applicant or group of applicants shall take the following actions to provide notice to the public of the availability of a Tier I Permit <u>aApplication</u> for review and comment:
 - 1. a legal notice shall be published in a newspaper whichthat circulates in the community(ies) in which the disposal site is located and in any newspapers whichthat circulate in any other community(ies) which is, or is likely to be, affected by the disposal site; and
 - 2. at least three days prior to publication of the legal notice, a copy of the notice shall be delivered by mail or hand to the Chief Municipal Officer and Board of Health in the community(ies) in which the disposal site is located and in any other community(ies) whichthat is, or is likely to be, affected by the disposal site.
- (b) The legal notice required by 310 CMR 40.0703(8)(a) shall be in a form established by the Department for such purposes if one exists and shall include, but not be limited to, the following information:
 - 1. the name and address of the disposal site;
 - 2. the DEP Release Tracking Number(s), and the permit number, if one has been assigned;
 - 3. the name, address, and telephone number of the permit applicant(s);
 - 4. the proposed Tier I Permit category of the disposal site, as determined in accordance with 310 CMR 40.0500;
 - 5. _the type of application the applicant(s) intends to file with the Department, and, if applicable, a brief explanation of the reason for any permit transfer, modification or extension;
 - 65. the date on or about which the applicant(s) intends to file the application with the Department; and
 - 76. a description of the procedures by which members of the public interested persons may review and comment on the permit application.
 - _8. the deadline by which members of the public must notify the Department in writing to participate in the permit application review process; and
 - 9. a statement that a person who submits written comment during the public comment period(s) may petition to intervene to become a party in the proceeding and that failure to submit such comment may result in waiver of any right to an adjudicatory hearing pursuant to 310 CMR 40.0770(2).

- (c) Interested persons may submit written comments related to a Permit Application within 21

 days of the publication of the legal notice required by 310 CMR 40.0703(8)(a)1. Such
 written comments shall be submitted to the Department by mail or by hand delivery during
 normal Department business hours and to the Permit applicant.
 - (d) The Department shall consider and respond as it deems appropriate to public comments submitted in accordance with 310 CMR 40.0703(7)(c).
 - (e) On its own initiative, the Department may extend the period for submission of public comments.
 - (ef) The notifications required by 310 CMR 40.0703(8)(a) may be included with the notifications required by 310 CMR 40.1403(6) for purposes of compliance with these subsections.
 - (dg) Prior to the submission of an initial Tier I Permit application, or the submission of a Major Permit Modification application:
 - 1. to upgrade the Tier I Permit Classification; or
 - 2. to downgrade the Tier I Permit Classification to a Tier IB or a Tier IC; each applicant or group of applicants shall also submit a notice for publication in the Environmental Monitor as required by 310 CMR 40.1406(1).

(9) Demonstration of Ability and Willingness.

(a) Each applicant shall include the following written declaration with a Tier I Permit application:

"I attest under the pains and penalties of perjury that (i) I/the person(s) or entity(ies) on whose behalf this submittal is made has/have personally examined and am/is familiar with the requirements of M.G.L. c. 21E and 310 CMR 40.0000; (ii) based upon my inquiry of the/those Licensed Site Professional(s) employed or engaged to render Professional Services for the disposal site which is the subject of this permit application and of the person(s) or entity(ies) on whose behalf this submittal is made, and my/that person's(s') or entity's(ies') understanding as to the estimated costs of necessary response actions, that/those person(s) or entity(ies) has/have the technical, financial and legal ability to proceed with response actions for such site in accordance with M.G.L. c. 21E, 310 CMR 40.0000 and other applicable requirements; and (iii) that I am fully authorized to make this attestation on behalf of the person(s) or entity(ies) legally responsible for this submittal. I/the person(s) or entity(ies) on whose behalf this submittal is made is aware of the requirements in 310 CMR 40.0172 for notifying the Department in the event that I/the person(s) or entity(ies) on whose behalf this submittal is made am/is(are) unable to proceed with the necessary response actions."

- (b) Each applicant shall include a statement as part of the Tier I Permit application detailing such applicant's history of compliance with the Department's requirements, including, but not limited to, M.G.L. c. 21E, 310 CMR 40.0000, and other laws for the protection of health, safety, public welfare and the environment administered or enforced by the Department and other federal, state and local government agencies, that are material to the disposal site.
- (10) <u>Certification of Remittance of Permit Application Fee.</u> Each applicant shall include the following written declaration with a Tier I Permit application:

"I attest under the pains and penalties of perjury that, on or before the date of submittal of this permit application to the Department, I remitted, or caused to be remitted, the applicable permit fee payable in accordance with 310 CMR 4.00."

(11) <u>Information Requests.</u> Each applicant shall submit all additional information requested by the Department subsequent to filing an application, within the time specified by the Department in the Department's request.

40.0704: Additional Application Submittal Requirements for Initial Tier I Permit Applications.

- (1) <u>Content of Application</u>. In addition to the requirements in 310 CMR 40.0703, each Initial Tier I Permit application filed with the Department shall include the following:
 - (a) the Tier Classification Submittal required by 310 CMR 40.0500, including, without limitation, an LSP Tier Classification Opinion;
 - (b) the Phase II Scope of Work or conceptual scope of work required by 310 CMR 40.0500;
 - (c) the LSP Opinion regarding proposed or continuing response actions pursuant to 310 CMR 40.0703(2); and
 - (d) a statement affirming that notice was submitted for publication in the Environmental Monitor as required by 310 CMR 40.0703(8)(dfg), and a photocopy of such notice.

40.0705: Additional Application Submittal Requirements for Tier I Permit Transfers

- (1) <u>General.</u> No Tier I Permit shall be transferred unless and until the permittee(s) has transferred such Permit pursuant to 310 CMR 40.0723.
- (2) <u>Content of Application.</u> In addition to the requirements in 310 CMR 40.0703, an application for permit transfer shall include the following:
 - (a) the certification required by 310 CMR 40.0009 from the permittee;
 - (b) written consent by the transferee to the terms and conditions of the Tier I Permit;
 - (c) the certification required in 310 CMR 40.0703(9)(a) by the transferee:
 - (d) the transferee's compliance history, as required by 310 CMR 40.0703(9)(b); and
 - (e) a statement as to why the transfer is sought.

40.0706: Additional Application Submittal Requirements for Tier I Permit Extensions

(1) General.

- (a) No Tier I Permit expiration date shall be extended unless and until the permittee(s) has obtained a Permit Extension in accordance with 310 CMR 40.0724.
- (b) Except as provided by 310 CMR 40.0703(2), no person shall initiate or continue to perform Comprehensive Response Actions at a Tier I disposal site after a Tier I Permit issued to such person has expired, unless and until such person obtains a Permit Extension in accordance with 310 CMR 40.0724.
- (2) <u>Content of Application</u>. In addition to the requirements in 310 CMR 40.0703, an application for a Permit Extension shall include the following:
 - (a) a statement as to why the extension is sought;

- (b) each applicant's compliance history, as required by 310 CMR 40.0703(9)(b), since the effective date of his or her permit only; and
- (c) if applicable, an LSP Opinion regarding proposed or continuing response actions pursuant to 310 CMR 40.0703(2).

40.0707: Additional Application Submittal Requirement for Tier I Major Permit Major Modifications

- (1) General.
- (a) An application for a Major Permit Modification shall be filed to:
 - 4(a)- upgrade a Tier IC disposal site to Tier IA or Tier IB;
 - (b)2. upgrade a Tier IB disposal site to Tier IA;
 - (c)-or downgrade a Tier IC disposal site to a Tier II;
 - (d) downgrade a Tier IB disposal site to a Tier IC or Tier II;
 - (e) downgrade a Tier IA disposal site to a Tier IB, Tier IC or Tier II; or
 - 3.(f) request a modification of any terms or conditions in a Tier I Permit, except as provided by 310 CMR 40.0725.
 - (b) A permittee may downgrade a Tier IA, Tier IB or Tier IC disposal site to Tier II, or downgrade a Tier IA disposal site to Tier IB or Tier IC, or a Tier IB disposal site to Tier IC. To do so, the permittee shall obtain a Major Permit Modification pursuant to 310 CMR 40.0707.
- (2) No Tier I Permit shall be deemed modified unless and until the permittee(s) has filed an application for a Major Permit Modification and the Department has such Modification has been approved the application in writing pursuant to 310 CMR 40.0720.
- (3) <u>Content of Application.</u> In addition to the requirements in 310 CMR 40.0703, an application for a Major Permit Modification shall include the following:
 - (a) a description of the modification sought;
 - (b) <u>if the application is made to modify a Permit category or to reclassify a disposal site</u> <u>as Tier II,</u> an LSP Tier Classification Opinion prepared in accordance with 310 CMR 40.0510(3), if the application is made to upgrade or downgrade the Permit category;
 - (c) <u>if the application is made to modify permit terms or conditions</u>, an LSP Opinion as to why the permit terms or conditions are no longer necessary or appropriate, including a report detailing any new or additional information to justify the modification(s) sought, if the application is to modify terms or conditions in a permit;
 - (d) each applicant's compliance history, as required by 310 CMR 40.0703(9)(b), since the effective date of his or her permit only;
 - (e) the LSP Opinion regarding proposed or continuing response actions pursuant to 310 CMR 40.0703(2); and
 - (f) if the application was filed:
 - 1. to upgrade the Tier I Permit Classification; or
 - 2. to downgrade the Tier I Permit Classification to a Tier IB or a Tier IC;
 - 3. a statement affirming that notice was submitted for publication in the Environmental Monitor as required by 310 CMR 40.0703(8)(4f), and a photocopy of such notice.

40.0710: Incomplete Tier | Permit Applications

An application for a Tier I Permit shall not be deemed complete if the Department determines that a Tier I Permit application_the RP, PRP or Other Person who submitted the application (the applicant):

- (1) fails to contain include all required information, as listed in 310 CMR 40.0703 through 40.0709, and all further information requested by the Department pursuant to 310 CMR 40.0703(11);
- (2) fails to demonstrate completion of the public notice requirements described in 310 CMR 40.0703(8);
- (3) fails to containinclude all information required by 310 CMR 40.0000;
- (4) fails to include the applicable fee established by 310 CMR 4.00; or
- (5) fails to fill out the application is in correctly filled out.

40.0720: Approval Processing for Tier I Permit Applications, Major Modifications, Transfers or Extensions.

- (1) <u>General</u>. 310 CMR 40.0720 through 40.0729, cited collectively as 310 CMR 40.0720, together with 310 CMR 4.04, define the procedures and review periods for administrative completeness, technical, supplemental technical, and public comment review periods for approval processing process for Tier I Permit Applications or a Modification, Transfer or Extension of a Tier I Permit. These procedures and review periods apply to all Tier I Permit Applications except as provided for Permit Transfers in 310 CMR 40.0723.
- (2) The Department shall consider the criteria in 310 CMR 40.0730(1) and 40.0731(1) and all other available information when reviewing a Tier I Permit Application or a Modification, Transfer or Extension submitted pursuant to 310 CMR 40.0700, and when making the following decisions:
 - (a) to grant a Permit, Modification, Transfer or Extension;
 - (b) to grant a Permit, Modification, Transfer or Extension with conditions pursuant to 310 CMR 40.0740(3)(o); or
 - (c) to deny a Permit, Modification, Transfer or Extension.
- (23) Commencement of Schedule. For purposes of 310 CMR 40.0720 and 310 CMR 4.04(2)(a), the computation of time periods shall commence on the day following the day a complete Tier I Permit application, Modification, Transfer or Extension is received at the appropriate regional office of the Department or on the day following the day the applicable permit application fee is received, as described in 310 CMR 40.0008, whichever occurs later.
- (4) A Tier I Permit or a Major Modification, Transfer or Extension of a Tier I Permit shall be presumed approved without conditions 45 days from the date the complete Application was received by the Department pursuant to 310 CMR 40.0720(3), unless prior to the end of the 45 day period, the Department provides to the applicant(s) one of the following:
 - (a) a Decision to deny the applicant a Tier I Permit or a Major Modification, Transfer or Extension of a Tier I Permit, based upon the criteria in 310 CMR 40.0730 and 40.0731;

- (b) a Decision to grant the applicant a Tier I Permit or a Major Modification, Transfer or Extension of a Tier I Permit with conditions pursuant to 310 CMR 40.0740(3)(o), based upon the criteria in 310 CMR 40.0730; or
- (c) a Notice of Review Extension indicating that because of the nature and complexity of the review, based on the criteria set forth in 310 CMR 40.0730(1), the Department requires an additional 45 days from the date the Notice of Review Extension is issued by the Department to complete its review.
- (5) If the Department issues the applicant(s) a Notice of Review Extension in accordance with 310 CMR 40.0720(34)(c), the Tier I Permit or a Major Modification, Transfer or Extension of a Tier I Permit shall be presumed approved without conditions 45 days from the date the Department issued the Notice of Review Extension, unless prior to the end of the 45 day period, the Department provides to the applicant(s) with one of the following:
 - (a) a Decision to deny the applicant a Tier I Permit or a Major Modification, Transfer or Extension of a Tier I Permit, based upon the criteria in 310 CMR 40.0730 and 40.0731; or
 - (b) a Decision to grant the applicant a Tier I Permit or a Major Modification, Transfer or Extension of a Tier I Permit with conditions pursuant to 310 CMR 40.0740(3)(o), based upon the criteria in 310 CMR 40.0730.
- (6) Presumptive approval of a Tier I Permit, Major Modification, Transfer or Extension pursuant to 310 CMR 40.0720 means the RP, PRP or Other Person has approval to proceed with Response Actions in compliance with all applicable provisions of 310 CMR 40.0000. Such presumptive approval shall not be construed as approval by the Department of the scope or adequacy of plans or of the response actions as actually conducted, or as forgiveness of non-compliance with any provision of 310 CMR 40.0000.
- (37) Extensions of Review Schedule by Agreement. The applicant and the Department may, by written agreement, extend any schedule for timely action or individual portion thereof for a Tier I permit application pursuant to 310 CMR 40.0720 or 310 CMR 4.00.

(4) Changes in Permit Category.

- (a) The Department may determine that an applicant has filed a new application whenever additional information provided by such applicant during:
 - 1. any Departmental review period in response to any request for additional information or any statement identifying deficiencies in the application or supporting materials, or in which new information becomes available; or
 - 2. any period allowed for public comment, results in a Departmental determination to upgrade the permit category.
- (b) Upon making the determination that the applicant has filed a new application, the Department shall promptly notify the applicant in writing. The notice shall indicate the basis for the determination and summarize the provisions of 310 CMR 4.04(2)(c)2. relative to such determination. The determination that a new application has been filed shall not be grounds for a request for adjudicatory hearing; however, an applicant aggrieved by such a determination may seek review of the determination as an issue in any appeal of the permit decision.
- (c) The effect on the permit review schedule and fee of such a Departmental determination shall proceed according to 310 CMR 4.04(2)(c)2...

40.0721: Administrative Completeness (AC) Review.

(1) <u>General</u>. The Department shall conduct an Administrative Completeness Review of a Tier I Permit application in accordance with 310 CMR 4.04(2)(b)1. and 310 CMR 40.0721. The purpose of the Administrative Completeness Review is to determine whether all required elements of the Tier I Permit application have been submitted by the applicant.

(2) Initial Administrative Completeness Review (AC-1).

- (a) The AC-1 Review shall result in a written determination of administrative completeness or a statement of administrative deficiencies.
- (b) A determination of administrative completeness shall mean that the permit application may proceed to Technical Review.
- (c) A statement of administrative deficiencies shall end the AC-1 review period.
- (d) Except as agreed pursuant to 310 CMR 40.0720(3), the Department shall send a determination of administrative completeness or a statement of administrative deficiencies to the applicant in writing within 30 days of the date determined by reference to 310 CMR 40.0720(2). If the application is not complete pursuant to 310 CMR 40.0710, the Department shall identify the information necessary to complete the application in the statement of administrative deficiencies.
- (e) The Department may request additional information during the course of AC-1 Review.
- (f) An applicant shall respond within 15 days of the date of issuance of the Department's statement of administrative deficiencies by submitting the requested additional material to support the application.
- (g) Failure by the applicant to submit such material within the specified time shall be deemed a withdrawal of the application; provided that, in such circumstances, the applicant shall not be entitled to any refund of the permit application fee, notwithstanding the provisions of 310 CMR 4.04(3)(d).
- (3) <u>Public Notice Period.</u> Applicants shall provide public notice of the filing of a Tier I Permit application in accordance with 310 CMR 40.0703(8). The public notice period shall run concurrently with the AC review. Persons interested in reviewing and/or submitting comment on the Permit application shall inform the Department in writing of such interest during such public notice period. The Department will receive statements of interest for a period of 20 days from the date determined by reference to 310 CMR 40.0720(2).

(4) Second Administrative Completeness Review (AC-2).

- (a) If the Department issues a statement of administrative deficiencies, the Department shall have an additional 30 days for a second Administrative Completeness Review, AC-2, beginning the day after receipt of material submitted by the applicant in response to the statement of administrative deficiencies issued in AC-1.
- (b) The Department may request additional information during the course of AC-2 review.
- (c) The AC-2 review shall result in a determination of administrative completeness or a denial of the permit application.
- (d) A denial of the permit application shall be subject to appeal in accordance with 310 CMR 40.0770, provided that in any adjudicatory hearing the issues shall be limited to the question of whether or not the application submitted was administratively complete. If the applicant prevails in such proceeding, the Department shall begin the next step of its review pursuant to the schedule for timely action.
- (5) Notifications Upon a Determination of Administrative Completeness. Upon a determination of administrative completeness, the Department shall notify in writing the

Chief Municipal Officer and Board of Health of each community where the disposal site is located, and any other community(ies) that is likely to be affected by the disposal site, and any person who notified the Department of his or her interest in reviewing or submitting comment on the application in accordance with 310 CMR 40.0721(3).

(6) <u>Effect of determination.</u> A determination of administrative completeness shall not constitute any finding with respect to the technical suitability, adequacy or accuracy of the materials submitted, and shall be no bar to a request to amend, revise, replace, or supplement such materials based on technical suitability, adequacy or accuracy.

40.0722: Technical Review of Tier I Permit Applications

(1) <u>General</u>. The Department shall conduct a Technical Review of a Tier I Permit application in accordance with 310 CMR 4.04(2)(b)2., 4.04(2)(b)3., and 310 CMR 40.0722. The purpose of the Technical Review is to review the merits of the Tier I Permit application, the LSP Tier Classification Opinion, and the applicant's ability and willingness to carry out response actions in accordance with applicable requirements.

(2) Initial Technical Review (T-1).

- (a) An initial Technical review shall result:
 - 1. in a decision to grant or deny a permit;
 - 2. in a proposed decision to grant or deny a permit;
 - 3. in a determination that a disposal site does not require a permit; or
 - 4. in a statement identifying technical deficiencies in the application and supporting materials. The Department's decision to issue a statement identifying technical deficiencies shall not be deemed to give rise to any right to an adjudicatory hearing.
- (b) Except as agreed pursuant to 310 CMR 40.0720(3), the Department shall have 75 days to complete its T-1 review from the date of the Department's determination of administrative completeness.
- (c) The Department may request additional information during the course of T-1 review.
- (d) A statement of technical deficiencies shall end the T-1 review period.
- (e) An applicant shall respond within 30 days of the date of issuance of a statement of technical deficiencies by submitting any additional material to support the application and address deficiencies.
- (f) If the Department has issued a statement of technical deficiencies, the applicant may within 30 days proceed on the record as it stands at the time by so notifying the Department in writing of such decision in a response pursuant to 310 CMR 40.0722(2)(e). An applicant so electing to proceed on the record may not in any manner amend, revise, replace or supplement the application and supporting materials. If the applicant so elects, the Department shall issue a decision to grant or deny the permit, or a Proposed Permit Decision pursuant to 310 CMR 40.0722(4), within 45 days of receipt of the applicable notice, subject to adjustment in schedule pursuant to 310 CMR 4.04(2)(d)2. or 4.04(2)(d)3.a..
- (g) If the applicant fails to respond to a statement of technical deficiencies, the application shall be reviewed on the record.
- (h) A decision to grant or deny a permit shall be subject to review in accordance with 310 CMR 40.0770.
- (i) Initial Public Comment Period (PC-1).
 - 1. If any person notifies the Department of his or her interest in reviewing or submitting comment on a Tier I Permit application in accordance with 310 CMR

40.0721(3), the Department shall conduct a public comment period (PC-1) of not less than 20 days which shall run concurrently with the T-1 review timeline.

- 2. If the Department receives significant public comment on the Permit application as a result of the PC-1 comment period, the Department shall:
 - a. allow the applicant 30 days to respond to such comments in writing; and/or b. issue a statement of technical deficiencies which includes significant public comments to be addressed. The term "significant public comment" means comment which would, on its face, appear to constitute grounds for the Department to deny or significantly modify a Proposed Permit. The Department's decision that comment would appear to constitute grounds for denial or significant modification of the proposed permit shall not be deemed to give rise to any right to an adjudicatory hearing.

(3) Supplemental Technical Review (T-2).

(a) The purpose of a supplemental technical review (T-2) is to allow the Department to review technical information submitted by the applicant in response to a statement of technical deficiencies issued in T-1.

(b) A T-2 technical review shall result:

- 1. in a decision to grant or deny a permit;
- 2. in a proposed decision to grant or deny the permit; or
- 3. a determination that a disposal site does not require a permit.
- (c) Except as agreed pursuant to 310 CMR 40.0720(3), the Department shall have an additional 45 days for a T-2 review from the day after the receipt of material submitted by the applicant in response to a statement of technical deficienc.
- (d) The Department may request more information at any time during the T-2 review.
- (e) A decision to grant or deny a permit shall be subject to review in accordance with 310 CMR 40.0770.

(4) Proposed Permit Decisions.

- (a) The Department may issue a Proposed Permit Decision if the Department intends to deny the permit based upon the criteria in 310 CMR 40.0730 and 40.0731.
- (b) The Department shall issue a Proposed Permit Decision if, based upon the criteria in 310 CMR 40.0730, the Department intends to issue a permit:
 - 1. with conditions pursuant to 310 CMR 40.0740(3)(o) or,
- 2. for a higher Tier I category than that stated in the LSP Tier Classification Opinion. (c) If a T-1 or T-2 technical review results in a Proposed Permit Decision, the Department shall conduct a supplemental public comment period (PC-2) of not less than 20 days, which shall occur at the end of the T-1 or T-2, whichever is applicable, or begin on the date of publication of the legal notice pursuant to 310 CMR 40.0722(5)(a), whichever is later.

(5) Supplemental Public Comment Period (PC-2).

- (a) The Department shall provide notice of the PC-2 public comment period in accordance with 310 CMR 40.0703(8). The public comment period of 20 days shall run from the date of publication of the legal notice.
- (b) If the Department receives significant public comment on the Proposed Permit Decision, the applicant shall have an applicant review period of 30 days at the close of the PC-2 period to respond to such comments in writing to the Department. The applicant review period shall end after 30 days or when the applicant submits his or her response to comments to the Department, whichever is earlier. If the applicant fails to

respond to such comments, or if the applicant elects not to respond to such comments by notifying the Department of such decision, and thus ending the applicant review period, the application shall be reviewed on the basis of the available information.

- (c) The Department's decision that comment would appear to constitute grounds for denial or significant modification of the proposed permit shall not be deemed to give rise to any right to an adjudicatory hearing.
- (d) The Department may request additional information during the PC-2 public comment period.
- (6) <u>Preparation of Statement of Basis</u>. The Department shall prepare a statement of basis whenever it issues a Proposed Permit Decision, and may prepare a statement of basis whenever it issues a Final Permit Decision.
 - (a) The statement of basis shall summarize the basis for the Proposed Permit Decision or Final Permit Decision, whichever is applicable;
 - (b) If the Department receives significant public comment during any public comment period, the statement of basis shall include a list of the names and addresses of the persons who submitted significant public comment and a summary of their comments; and
 - (c) If the Department decides to issue a permit with conditions in accordance with 310 CMR 40.0740(3)(o), the statement of basis shall include the basis for such conditions.

(7) Final Permit Review for Proposed Permit Decisions.

- (a) The purpose of the Final Permit Review is to allow the Department time to develop a Final Permit Decision after the close of the PC-2 public comment period.
- (b) In the absence of significant public comments, the Department shall have 30 days from the close of PC-2 to complete its Final Permit Review.
- (c) If the Department receives significant public comments during PC-2, the Department shall have 60 days from the close of the Applicant Review period to complete its Final Permit Review.
- (d) The Department may request additional information during Final Permit Review.
- (e) The Final Permit Review shall result in a decision to grant or deny a permit.

40.0723: Processing of Applications For Tier I Permit Transfers

- (1) The Department shall conduct Administrative Completeness and Technical Reviews of Permit Transfer applications in accordance with 310 CMR 40.0720 through 40.0722, except as provided in 310 CMR 40.0723(2).
- (2) Except as agreed pursuant to 310 CMR 40.0720(3), the Department shall complete its technical review of a Permit Transfer application as follows:
 - (a) the T-1 technical review period in 310 CMR 40.0722(2)(b) shall be 60 days; and
 - (b) the T-2 technical review period in 310 CMR 40.0722(3)(c) shall be 30 days.
- (3) T-1, or if applicable, T-2, shall result either in a decision or a proposed decision to grant or deny a Permit Transfer. A decision to grant or deny a permit shall be subject to review in accordance with 310 CMR 40.0770.

40.0724: Processing of Applications for Permit Extensions

(1) An application for a Permit Extension shall be made at least 90 days prior to the expiration of a permit. The conditions of a Tier I Permit shall continue in force under M.G.L.

- c. 21E beyond the original permit's expiration date if the permittee has made a timely application for extension.
- (2) The Department shall conduct an Administrative Completeness and Technical Review of Permit Extension applications in accordance with 310 CMR 40.0720 through 40.0722.
- (3) T-1, or if applicable, T-2, shall result either in a decision or a proposed decision to grant or deny a Permit Extension. A decision to grant or deny a permit shall be subject to review in accordance with 310 CMR 40.0770.

40.0725: Processing of Minor Permit Modifications

- (1) General. An RP, PRP or Other Person The Department mayshall notify the Department in writing of any of the following changes after an Permit application has been submitted and prior to submitting a Class A or B Response Action Outcome or Downgradient Property Status for the disposal site where response actions are being conducted under the Permit: modify a permit at the request of a permittee or with the consent of the permittee to correct or modify permit terms. A modification shall be considered minor if it is to:
- (a) correct typographical errors;
 - (ba) notify the Department of the permittee's change(s) in permittee's name or address;
 - (c) notify the Department if the permittee(s) changes in the LSP-of-Record;
 - (d) notify the Department if the permittees change in the Primary Representative;
 - (e) correct any omissions whichthat do not materially affect the nature or complexity of the permitted response action;
 - (f) include the addition of one or more additional RPs, PRPs, or Other Persons as permittees; and
 - (g) make other changes of similar scope to the permit.
- (2) A request for Notification of a Minor Permit Modification shall include the following:
 - (a) a completed transmittal form using the form established by the Department for such purposes;
 - (b) a description of the modification sought;
 - (c) an Opinion of a Licensed Site Professional stating the reasons for the modification if the modification is related to any information for which such LSP has submitted an Opinion; and
 - (d) the certification required by 310 CMR 40.0009; and
 - (e) if the application is to add one or more permittees, the following shall be included:
 - 1. the certification required by 310 CMR 40.0009 from the new applicant(s);
 - 2. written consent by the new applicant(s) to the terms and conditions of the Tier I Permit;
 - 3. the certification required by 310 CMR 40.0703(9)(a) by the new applicant(s);
 - 4. the compliance history of the new applicant, as required by 310 CMR 40.0703(9)(b); and
 - 5. written consent from the existing permittee(s) or the Primary Representative, whichever is applicable, to the new applicant(s) joining the Tier I Permit.
- (3) Minor permit modifications shall not be subject to processing requirements under 310 CMR 40.0720 through 40.0722, or 310 CMR 4.00.
- (4) Within 60 days of receipt of a request to make a Minor Permit Modification, the Department shall respond in writing indicating whether the modification is approved or

denied. If written notice is not issued by the Department within 60 days time, the Minor Modification requested shall be deemed approved.

(5) Within 30 days of issuance of the Department's denial of a minor permit modification, the permittee may recommend an alternative or a corrected Minor Permit Modification. If the permittee fails to respond to a written denial issued pursuant to 310 CMR 40.0725(4), the Department shall deem the request for a Minor Modification withdrawn.

40.0730: Department Review of Issuance of Tier I Permits Applications, Major Modifications, Transfers, or Extensions

- (1) In reviewing a Tier I Permit <u>aApplication or a Modification, Transfer, or Extension of a Tier I Permit</u>, the Department shall consider the following:
 - (a) the existence, source, nature, and extent of a disposal site;
 - (b) the nature and extent of danger to health, safety, public welfare and the environment posed by the disposal site;
 - (c) the magnitude and complexity of the actions necessary to assess, contain, or remove the oil and/or hazardous material in question;
 - (d) the extent to which there are legally enforceable standardized methods and criteria available for response actions;
 - (e) the extent to which the Department is persuaded that the applicant has the ability and willingness to perform necessary response actions;
 - (f) the applicant's compliance history with Departmental and other applicable regulations which that is material to the disposal site;
 - (g) the extent to which Departmental oversight is necessary to ensure compliance with M.G.L. c. 21E and 310 CMR 40.0000;
 - (h) any permit conditions developed pursuant to 310 CMR 40.0740(3)(o) to which the applicant has consented; and
 - (i) any other factor the Department deems relevant to the decision.
- (2) The Department shall consider the criteria in 310 CMR 40.0730(1) and 40.0731(1) and all other available information when reviewing a Tier I permit application submitted pursuant to 310 CMR 40.0700, and when making the following decisions:
 - (a) to grant or deny a permit;
 - (b) to issue a proposed permit decision to grant or deny a permit; or
 - (c) a determination that a disposal site for which a permit application has been filed does not require a permit.

40.0731: Criteria For Permit Denials of Tier I Permits, Major Modifications, Transfers or Extensions

- (1) The Department may deny a <u>Tier I pP</u>ermit, <u>Modification</u>, <u>Transfer or Extension</u> application if it determines that:
 - (a) the applicant has submitted information in the <u>application for a Tier I Permit.</u> <u>Modification, Transfer or Extension application which that</u> he or she knew or reasonably should have known was false or misleading;
 - (b) the application is not completed by an applicable deadline;
 - (c) the Department is not persuaded that the applicant is able or willing to perform necessary response actions in accordance with M.G.L. c. 21E, 310 CMR 40.0000 and other applicable laws;
 - (d) the Department is not persuaded that the applicant can properly conduct response actions pursuant to the criteria in 310 CMR 40.0730, after evaluation of information in the

Tier Classification Submittal, the <u>Permit</u> application <u>for a Tier I Permit</u>, <u>Modification</u>, <u>Transfer or Extension</u>, and other information material to the disposal site which is available to the Department;

- (e) a valid Tier I Permit is in effect for such disposal site or for a portion of such disposal site; or
- (f) the Department intends to undertake or arrange for the performance of necessary response actions at the disposal site.

40.0740: Permit Conditions Applicable to all Tier I Permits

- (1) A permittee performing a response action pursuant to a Tier I Permit, <u>Modification</u>, <u>Transfer or Extension</u> shall comply at all times with M.G.L. c. 21E, 310 CMR 40.0000, the terms and conditions of the permit and any other applicable federal, state or local laws.
- (2) In every proceeding, the burden shall be on the permittee to demonstrate compliance with the terms and conditions of a <u>pTier I P</u>ermit, <u>Transfer, Modification or Extension</u> at all times.
- (3) All <u>Tier I P</u>permits, <u>Modifications</u>, <u>Transfers or Extensions</u> shall be conditioned on at least the following:
 - (a) compliance by the RP, PRP, or Other Person undertaking response actions at a disposal site under a Tier I Permit, Modification, Transfer or Extension with the applicable submittal and response action deadlines set forth at 310 CMR 40.0000; submittal of a Class A, B or C Response Action Outcome Statement within five years of the effective date of the permit, unless otherwise provided in the permit;
 - (b) submittal of a copy of the signed and completed Permit Acceptance Statement required by 310 CMR 40.0750(2) to the Chief Municipal Officer(s) and the local board(s) of health for the community(ies) where the disposal site is located, and to any member of the public identified in the Department's Statement of Basis, if applicable;
 - (cb) notification in writing to the Department:
 - 1. as required in 310 CMR 40.0500;
 - 2. upon gaining knowledge of any technical, financial or legal inability to perform any necessary response action, in accordance with 310 CMR 40.0172;
 - 3. upon a decision by a permittee who is performing response actions as an Other Person to not proceed as required by the permit pursuant to 310 CMR 40.0170(10); and
 - 4. of any change in the LSP-of-Record for the disposal site no later than ten days after the effective date of such change through the filing of a Minor Permit Modification by the permittee in accordance with 310 CMR 40.0725;
 - (dc) compliance with:
 - 1. all applicable submittal requirements, including but not limited to, scopes of work, Status Reports, Completion Statements, Phase Reports, and RAOs;
 - 2. all requirements for record keeping and document retention including, but not limited to, 310 CMR 40.0014, 310 CMR 40.0022 and 310 CMR 40.0023;
 - 3. the Notification Regulations, 310 CMR 40.0300, in the event of discovery of a new release located at the disposal site, threat of release or Imminent Hazard;
 - 4. the management procedures for excavated soils and wastes and requirements for remedial air emissions set forth in 310 CMR 40.0030 and 310 CMR 40.0040; and
 - 5. all public involvement activities required by 310 CMR 40.1400 through 40.1406;
 - (ed) inclusion of the Release Tracking Number(s) and the permit number on documents submitted to the Department with respect to the disposal site;

- (fe) certification of documents submitted to the Department as required by 310 CMR | 40.0009;
- (gf) evaluation of the need to perform Immediate Response Actions in accordance with 310 CMR 40.0400 as new or additional information about the disposal site is obtained;
- (hg) modification or cessation of any response action as necessary to maintain compliance with any permit condition or to prevent an actual or potential threat to health, safety, public welfare, or the environment;
- (ih) notification, orally or in writing, to the Department within 72 hours of obtaining knowledge of the need to modify or cease any response actions for the reasons in 310 CMR 40.0740(3)(h); provided that any such oral notification shall be confirmed by the permittee in writing within 60 days of such oral notice and any written notice shall include a Status Report prepared by an LSP; and timely remediation of any adverse impacts to health, safety, public welfare or the environment that result from the performance of response actions;
- (ij) at disposal sites where groundwater investigation is necessary, delineation of the vertical and horizontal extent of contamination, identification and confirmation of groundwater flow directions, identification of groundwater migration pathways including, but not limited to, the identification of possible partitioning of dissolved volatile organic compounds at the water table interface which may lead to vapor transport into subsurface structures, homes or other occupied or unoccupied buildings, and monitoring of groundwater wells, discharges and/or other monitoring points in a manner which provides for the timely development of representative information about conditions and changes in conditions at the disposal site;
- (kj) acquisition of all required federal, state and local permits;
- (<u>Ik</u>) proper operation and maintenance of all treatment, storage, abatement or control systems and of all equipment required to continue or complete response actions;
- (ml) authorization for personnel and authorized agents of the Department to enter, at reasonable times and upon the presentation of credentials, any premises owned or controlled by the permittee for the purpose of investigating, sampling, or inspecting any records, conditions, equipment, practice or property relating to response actions at the disposal site, or protecting health, safety, public welfare, or the environment;
- (nm) notification upon a change of the Primary Representative as required by 310 CMR 40.0703(7); and
- (en) any other conditions necessary to ensure the appropriate level of Departmental oversight of response actions.
- (4) A Tier I Permit does not grant any property rights or exclusive privileges, nor does it authorize any injury to private property or invasion of property rights.
- (5) A Tier I Permit Extension obtained under 310 CMR 40.0706 does not forgive an RP's, PRP's or Other Person's noncompliance with any provisions of 310 CMR 40.0000, including but not limited to, noncompliance that resulted from the late submittal or failure to submit an IRA Plan, Status Report, Phase I Report, Tier Classification, Phase II Report, Phase III Remedial Action Plan, Phase IV Remedy Implementation Plan, and/or failure to achieve a Response Action Outcome.

40.0750: Tier I Permit Effective Date

(1) A Tier I Permit shall become effective 21 days after the date of issuance by the Department and the receipt by the Department of the signed Permit Acceptance Statement,

whichever is later, unless a request for an adjudicatory hearing is made pursuant to 310 CMR 40.0770.

- (a) 45 days from the date the complete Permit for Comprehensive Response Actions is received by the Department, if the Permit is presumptively approved without conditions pursuant to 310 CMR 40.0720(4);
- (b) on the date the Department issues its written approval of the Permit for Comprehensive Response Actions, if approved with conditions;
- (c) 45 days from the date the Department issues a Notice of Extension, if the Department issues the applicant(s) a Notice of Extension in accordance with 310 CMR 40.0720(4)(c) and the Permit is presumptively approved without conditions pursuant to 310 CMR 40.0720(5); or
- (d) on the date the Department issues its written approval of the Permit, if the applicant and the Department by written agreement extend any schedule for timely action or individual portion thereof for the review of a Permit for Comprehensive Response Actions Application pursuant to 310 CMR 40.0720(6) or 310 CMR 4.00.
- (2) To accept a Tier I Permit, the applicant(s) shall sign and submit a completed Permit Acceptance Statement to the Department within 30 days of the date of issuance of a permit decision, unless a request for an adjudicatory hearing is made pursuant to 310 CMR 40.0770.

40.0751: Duration of Tier I Permits

- (1) A Tier I Permit shall be effective for five years from the effective date of the initial Permit, unless otherwise established by the Department.
- (2) Any modification or transfer of a permit shall be effective for the <u>remaining</u> duration of the permit being transferred or modified.
- (3) A Tier I Permit Extension shall be effective for two years from the effective date, unless otherwise established by the Department. a period of one year beyond the expiration date of the initial Tier I Permit or Tier II Classification in effect on [effective date of revisions], or the most recent Permit for Comprehensive Response Actions Extension, unless otherwise established by the Department.

40.0760: Tier I Permit Suspension and Revocation

- (1) The Department may suspend or revoke any permit for cause including, but not limited to, the following:
 - (a) any violation of M.G.L. c. 21E, 310 CMR 40.0000, or permit condition, or other applicable law or regulation;
 - (b) the submittal of false or misleading information by the permittee; or
 - (c) for nonpayment of annual compliance assurance fees required pursuant to 310 CMR 4.00.
- (2) Prior to the suspension or revocation of a Tier I permit for cause, the Department shall issue a notice of intent to suspend or revoke a permit which describes the basis for the proposed suspension or revocation and informs the person to whom it is issued of his or her right to request an adjudicatory hearing pursuant to M.G.L. c. 30A.

(3) Notwithstanding 310 CMR 40.0760(2), suspension or revocation of a permit because of nonpayment of annual compliance assurance fees shall be processed in accordance with 310 CMR 4.03(7).

40.0770: Right to Request An Adjudicatory Hearing

- (1) Except as provided by 310 CMR 40.0770(2), aAny person who is aggrieved by a decision of the Department with respect to any Tier I Permit application may request an adjudicatory hearing before the Department in accordance with 310 CMR 40.0050 and 40.0770(3) if:
 - (a) the Department issues a permit for a category higher than that stated in the LSP Tier Classification Opinion; or
 - (b) the Department denies the applicant a permit, unless the Department notifies the applicant in the permit decision that the Department intends to undertake or arrange for the performance of necessary response actions at the disposal site; or
 - (c) the Department imposes conditions pursuant to 310 CMR 40.0740(3)(o) without the applicant's consent.
- (2) A person shall be deemed to have waived his or her right to an adjudicatory hearing if he or she failed to raiseunless the matter of his or her complainted of was raised at the appropriate point during the processing of the application in accordance with 310 CMR 40.0720, provided that a matter may be raised upon a showing that it is material and that it was not reasonably possible with due diligence to have been raised during the processing of the application.
- (3) A request for an adjudicatory hearing pursuant to 310 CMR 40.0770 shall:
 - (a) comply with 310 CMR 40.0050 and 310 CMR 1.00;
 - (b) include a copy of the permit decision, including, but not limited to, the statement of basis; and
 - (c) state the reason(s) the permit decision does not comply with 310 CMR 40.0000;
- (4) The adjudicatory hearing shall be limited to the issue of whether the Department's permit decision is in accordance with the criteria set forth in 310 CMR 40.0730 or 310 CMR 40.0731.
- (5) When a request for an adjudicatory hearing is made following receipt of a notice of intent to suspend or revoke a Tier I Permit for cause, allegations made at the adjudicatory hearing shall be limited to whether the Department has cause to suspend or revoke the permit.

REVISIONS TO OTHER MCP SUBPARTS THAT CORRESPOND WITH OR SUPPORT PERMIT REDESIGN REVISIONS

NOTE TO REVIEWERS: The revisions that follow makes procedures and terms referenced in those provisions consistent with the permit redesign revisions in 40.0500 and 40.0700.

40.0050: Appeals of Orders and Permits

...

- (2) Each request for a hearing must be sent to the Docket Clerk of the Department by certified mail or hand-delivered within 21 days of the date of issuance of the decision being appealed. A copy of the request shall be sent by certified mail or hand delivered simultaneously to:
 - (a) the Chief Municipal Officer for the municipality where the disposal site is located:
 - (b) the regional office of the Department that issued the decision or order; and
 - (c) where the person aggrieved by a decision is a Permit Applicant who is appealing a permit decision, pursuant to 310 CMR 40.0770, is appealing a permit decision, such person shall also simultaneously send, by certified mail or hand delivery, a copy of the request for an adjudicatory hearing to each person identified in the Department's Statement of Basis as a person who provided public comment.
- (8) The following determinations shall not be subject to an adjudicatory hearing:
 - (g) a decision to issue a Tier I Permit pursuant to 310 CMR 40.0700730 in a category lower than that recommended in the permit application;

NOTE TO REVIEWERS: The revision at 310 CMR 40.0420(9) clarifies the meaning of presumptive approvals for Immediate Response Actions. The new language is similar to the language in the permit redesign provisions related to presumptive approvals of Tier I Permits.

40.0420: Requirements, Approvals, and Time Lines For Conducting Immediate Response Actions

(1) Immediate Response Actions shall be taken by RPs, and may be taken by PRPs or Other Persons, in response to all releases and threats of release described in 310 CMR 40.0412.

...

- (9) All written Immediate Response Action Plans submitted to the Department shall be approved, conditionally approved, or denied by the Department in writing within 21 days of receipt. Except at Tier IA disposal sites, aApproval of such plan shall be presumed if the Department does not issue a written approval or denial of said plan within 21 days of receipt. Immediate Response Actions that had previously been orally approved by the Department shall continue during this review period.
- (10) In approving an Immediate Response Action Plan, the Department may specify conditions of approval, including, but not limited to:
 - (a) the role of the Department in overseeing or conducting various elements of the Immediate Response Action;
 - (b) Interim Deadlines for one or more elements of the Immediate Response Action; or
 - (c) submittal requirements for one or more elements of the Immediate Response Action.

- (11) RPs, PRPs and Other Persons conducting Immediate Response Actions shall do so in conformance with all conditions and deadlines of any oral or written approval granted by the Department pursuant to 310 CMR 40.0420.
- (12) Approval from the Department shall not be required to conduct or initiate Immediate Response Actions that consist solely of the construction of a fence and/or the posting of signs, provided the Department is informed of such actions in the next required response action submittal.
- (13) Presumptive approval of an Immediate Response Action Plan pursuant to 310 CMR 40.0420(9) means the RP, PRP or Other Person has approval to proceed with Immediate Response Actions in compliance with all applicable provisions of 310 CMR 40.0000. Such presumptive approval shall not be construed as approval by the Department of the scope or adequacy of plans or of the response actions as actually conducted, or as forgiveness of non-compliance with any provision of 310 CMR 40.0000.

SUBPART H: COMPREHENSIVE RESPONSE ACTIONS

40.0810: General Provisions for Comprehensive Response Actions

- (1) Comprehensive Response Actions shall be performed in phases. The phases of Comprehensive Response Actions consist of:
 - (a) Phase II Comprehensive Site Assessment;
 - (b) Phase III Identification and Selection of Comprehensive Remedial Action Alternatives;
 - (c) Phase IV Implementation of the Selected Remedial Action Alternative; and
 - (d) Phase V Operation, Maintenance and/or Monitoring
- (2) The results of each phase of Comprehensive Response Actions shall be documented in one or more reports, and submitted to the Department in a manner specified in 310 CMR 40.0800 and within the applicable deadlines specified in 310 CMR 40.0550 and 40.0560. Where appropriate, Comprehensive Response Action reports may be combined and submitted to the Department simultaneously.
- (3) Each phase of Comprehensive Response Actions shall build upon the results of previous work, continuing until a Response Action Outcome as described in 310 CMR 40.1000 is reached for the disposal site.
- (4) RPs, PRPs and Other Persons conducting Comprehensive Response Actions at disposal sites shall comply with all applicable provisions of 310 CMR 40.0800 and this Contingency Plan.
- (5) RPs, PRPs and Other Persons conducting Comprehensive Response Actions shall engage or employ the services of a Licensed Site Professional.
- (6) The scope and level of detail of response actions taken under 310 CMR 40.0800 shall be commensurate with the nature and complexity of the specific disposal site. The

investigation process described in 310 CMR 40.0800 is intended to allow for varying levels of effort from disposal site to disposal site to avoid the collection of unnecessary information and unwarranted steps that could delay remedial actions. In all cases, the scope and level of detail of response actions taken under 310 CMR 40.0800 shall be sufficient to ensure that the applicable requirements and performance standards of these regulations are met, and that the response actions are conducted in a manner consistent with the Response Action Performance Standard as described in 310 CMR 40.0191.

- (7) Technical justification, as described in 310 CMR 40.0193, may be provided to limit or forego one or more of the assessment or evaluation elements of 310 CMR 40.0800. Technical justification may not be used to forgo procedural requirements, such as the submission of reports, notices or documents required as part of Comprehensive Response Actions under 310 CMR 40.0800. When technical justification is used to forgo or limit an assessment or evaluation element, a description of the site-specific conditions and characteristics whichthat make the requirement unwarranted and any documentation necessary to support any such justification shall be provided in the applicable submittal to the Department.
- (8) If at any time during the conduct of response actions under 310 CMR 40.0800 an Imminent Hazard, sudden release, or other time-critical release or site condition is identified at a disposal site, as described in 310 CMR 40.0412, Immediate Response Actions shall be performed as set forth in 310 CMR 40.0400.
- (9) Comprehensive Response Actions shall be conducted in a manner protective of health, safety, public welfare, and the environment, and in accordance with the Health and Safety provisions of 310 CMR 40.0018.
- (10) Nothing in 310 CMR 40.0800 shall limit the ability of the Department to initiate, oversee, or order the performance of any response action deemed necessary by the Department to protect health, safety, public welfare, or the environment or impose additional requirements which are consistent with the purposes on M.G.L. c. 21E or 310 CMR 40.0000.
- (11) Notwithstanding any provision to the contrary, the Department may at any time require an RP, PRP or Other Person undertaking Comprehensive Response Actions pursuant to 310 CMR 40.0800 to obtain prior Departmental approval of one or more of the response actions or submittals required pursuant to 310 CMR 40.0800. The Department may require such prior approval for submittals or response actions as they relate to the entire the disposal site or to some portion thereof.

40.0834: Phase II Scope of Work

. . .

(3) The Department shall approve all Phase II Scopes of Work prior to the initiation or continuation of Phase II Comprehensive Site Assessment activities at disposal sites that have been classified and permitted as Tier IA under the provisions of 310 CMR 40.0500 and 40.0700, respectively. In these cases, the Department may specify or require additional detail within the Scope of Work and/or interim Comprehensive Site Assessment submittals.

40.0871: General Provisions

- (1) Phase IV contains requirements for the design, construction, and implementation of the Comprehensive Remedial Action alternative selected as a result of the Phase III evaluation under 310 CMR 40.0850.
- (2) Phase IV activities shall include, without limitation, the following:
 - (a) preparation of a Remedy Implementation Plan (RIP) as set forth in 310 CMR 40.0874;
 - (b) documentation of the construction of the Comprehensive Remedial Action as described in 310 CMR 40.0875; and
 - (c) implementation and final inspection of the Comprehensive Remedial Action.
- (3) Where appropriate, reports and plans prepared required in Phase IV may be combined.
- (4) RPs, PRPs and Other Persons conducting response actions at Tier IA disposal sites shall obtain Departmental approval of the Phase IV reports and plans and shall not commence construction or operation of the Comprehensive Remedial Action at Tier IA disposal sites unless and until the RIP has been approved by the Department.
- $(5\underline{4})$ RPs, PRPs and Other Persons conducting Phase IV activities shall ensure that persons with the appropriate level of training, supervision and applicable licenses or certifications are engaged in the design, construction, operation and maintenance of the Comprehensive Remedial Action.
- (65) All federal, state and local permits, licenses or approvals and any agreements necessary for construction and operation of the Comprehensive Remedial Action shall be secured as early in Phase IV as possible in order to avoid delays in implementing the remedial action.

NOTE TO REVIEWERS: The process for applying for a Grant of Environmental Restrictions in 310 CMR 40.1072 currently references the administrative review provisions in 40.0700. As these procedures are being deleted from 40.0700, those applicable to the Grant application process have been added to 40.1072.

40.1072: Process for Applying for a Grant of Environmental Restriction

- (5) <u>Processing a Grant of Environmental Restriction Application</u>. For purposes of 310 CMR 4.10(10)(g), the computation of time periods shall commence on the day following the day a Grant of Environmental Restriction application is received at the appropriate Department office or on the day following the day the Grant of Environmental Restriction application fee is received, whichever occurs later.
 - (a) The applicant and the Department may, by written agreement, extend any schedule for timely action or individual portion thereof for a Grant of Environmental Restriction application pursuant to 310 CMR 4.00 and 310 CMR 40.1072.
 - (b) <u>Administrative Completeness Review</u>. The Department shall conduct an Administrative Completeness Review of a Grant of Environmental Restriction Application

in accordance with 310 CMR 4.00 and 310 CMR 40.1072. The Administrative Completeness Review shall determine whether all required elements of the application have been submitted by the applicant.

- 1. <u>Initial Administrative Completeness Review (AC-1)</u>. The initial AC-1 review shall comply with the <u>following</u> requirements: <u>established in 310 CMR 40.0721(2)(a)</u> through (g).
 - (a) The AC-1 Review shall result in a written determination of administrative completeness or a statement of administrative deficiencies.
 - (b) A determination of administrative completeness shall mean that the permit application may proceed to Technical Review.
 - (c) A statement of administrative deficiencies shall end the AC-1 review period.
 - (d) The Department shall send a determination of administrative completeness or a statement of administrative deficiencies to the applicant in writing within 30 days of the date on the day following the day a Grant of Environmental Restriction application is received at the appropriate Department office or on the day following the day the Grant of Environmental Restriction application fee is received, whichever occurs later. If the application is not complete, the Department shall identify the information necessary to complete the application in the statement of administrative deficiencies.
- 2. <u>Second Administrative Completeness Review (AC-2)</u>. If the Department issues a statement of administrative deficiencies, a second Administrative Completeness Review, AC-2, shall be conducted upon submittal of additional information by the applicant. Such AC-2 review shall be conducted in accordance with the <u>following</u> requirements: <u>established in 310 CMR 40.0721(4)(a) through (d)</u>.
 - (a) If the Department issues a statement of administrative deficiencies, the Department shall have an additional 30 days for a second Administrative Completeness Review, AC-2, beginning the day after receipt of material submitted by the applicant in response to the statement of administrative deficiencies issued in AC-1.
 - (b) The Department may request additional information during the course of AC-2 review.
 - (c) The AC-2 review shall result in a determination of administrative completeness or a denial of the permit application.
 - (d) A denial of the permit application shall be subject to appeal in accordance with 310 CMR 40.0050, provided that in any adjudicatory hearing the issues shall be limited to the question of whether or not the application submitted was administratively complete. If the applicant prevails in such proceeding, the Department shall begin the next step of its review pursuant to the schedule for timely action.
- 3. <u>Effect of Determination.</u> A determination of administrative completeness shall not constitute any finding with respect to the technical suitability, adequacy or accuracy of the materials submitted, and shall be no bar to a request to amend, revise, replace, or supplement such materials based on technical suitability, adequacy or accuracy.
- (c) <u>Technical Review of Grant of Environmental Restriction Applications.</u> The Department shall conduct a Technical Review of each Grant of Environmental

Restriction application to ensure that it conforms to the requirements established herein for such instruments. This review shall ensure that:

- 1. the instrument provides adequate and appropriate identification of property subject to the Grant of Environmental Restriction;
- 2. the person granting the Grant of Environmental Restriction is the owner of record;
- 3. all prior interests in the Restricted Area have been subordinated; and
- 4. the activities to be restricted, permitted, performed, and conditioned are clearly specified.

(d) <u>Procedures for Initial Technical Review (T-1).</u>

- 1. An Initial Technical Review shall result in a decision to approve the Grant of Environmental Restriction, or in a statement of technical deficiencies in the application and supporting materials. The Department's decision to issue a statement of deficiencies shall not be deemed to give rise to any right to an adjudicatory hearing.
- 1. An initial T-1 review shall be conducted in accordance with the <u>following</u> requirements: <u>established in 310 CMR 40.0722(2)(c) through (e).</u>
 - (a) The Department may request additional information during the course of T-1 review.
 - (b) A statement of technical deficiencies shall end the T-1 review period.
 - (c) An applicant shall respond within 30 days of the date of issuance of a statement of technical deficiencies by submitting any additional material to support the application and address deficiencies.
- 3. If the applicant fails to respond to a statement of technical deficiencies, the application shall be reviewed on the record.
- 4. As established in 310 CMR 4.10(10)(g), and except as agreed pursuant to 310 CMR 40.1072(5)(a), the Department shall have 60 days to complete its T-1 review from the date of the Department's determination of administrative completeness.
- (e) Supplemental Technical Review (T-2).
 - 1. The purpose of a supplemental technical review (T-2) is to allow the Department to review technical information submitted by the applicant in response to a statement of technical deficiencies issued in T-1.
 - 2. A T-2 review shall result in a decision to approve or disapprove a Grant of Environmental Restriction.
 - 3. Except as agreed pursuant to 310 CMR 40.1072(5)(a), the Department shall have an additional 45 days for a T-2 review from the day after the receipt of material submitted by the applicant in response to a statement of technical deficiency.
 - 4. The Department may request more information at any time during the T-2 review.

NOTE TO REVIEWERS: The change at 310 CMR 40.1066 is related to the extension of the Post-RAO annual compliance assurance fee in 310 CMR 4.03 to all disposal sites for which a Class C RAO has been submitted, not just those where Active Operation and Maintenance of a remedial system is occurring.

40.1066: Effect of Response Action Outcomes on Fees

(1) Upon receipt of a Class C Response Action Outcome Statement filed in accordance with 310 CMR 40.1000 which indicates that Active Operation and Maintenance of the remedial action pursuant to 310 CMR 40.0896 is required, the Department shall suspend the

further assessment of Tier I or Tier II Annual Compliance Assurance Fees, whichever are applicable, and shall assess a Post-RAO Class C Active Operation and Maintenance Annual Compliance Assurance Fee pursuant to 310 CMR 4.03.

- (2) Upon receipt of a Class A or Class C Response Action Outcome Statement filed in accordance with 310 CMR 40.1000 which indicates that Active Operation and Maintenance of thea remedial action is not necessary or no longer necessary to ensure the integrity of the RAO, the Department shall suspend the further assessment of Tier I or Tier II Annual Compliance Assurance Fees, or Phase V Active Operation, and Maintenance and/or Monitoring Annual Compliance Assurance Fees, or Post-RAO Class C Active Operation and Maintenance Annual Compliance Assurance Fees, whichever are applicable; provided, however, that payment of such fees shall be required for the billable year in which the Response Action Outcome is provided to the Department.
- (3) Upon receipt of a Class B Response Action Outcome Statement filed in accordance with 310 CMR 40.1000, the Department shall suspend the further assessment of Tier I or Tier II Annual Compliance Assurance Fees, whichever isare applicable.

VI. AMENDMENTS TO ENVIRONMENTAL RESULTS PROGRAM REGULATIONS

A. AMENDMENTS TO 310 CMR 70.00 ENVIRONMENTAL RESULTS PROGRAM CERTIFICATION

310 CMR 70.00 is promulgated pursuant to the authority of M.G.L. c. 21 §§ 26 through 53 (the Massachusetts Clean Waters Act), c.21A §§ 2, 13 and 16, c.21C (the Hazardous Waste Management Act), and c. 111 §§ 142A through 142M (the Massachusetts Clean Air Act).

1. Revise the first paragraph of section 310 CMR 70.03 (1)

(1) <u>Certification</u>. Each owner and/or operator of an ERP facility or an industrial wastewater holding tank shall submit to the Department an initial certification pursuant to 310 CMR 70.03(2) establishing the owner and/or operator's status as an ongoing certifier and thereafter file an annual compliance certification no later than the schedule set forth in 310 CMR 70.03 (6), or as required pursuant to 310 CMR 70.03(4). A responsible official shall sign a certification statement which:

-[no change to subsections (a) or (b)

- (c) an annual compliance certification is required to be filed annually after the initial certification unless a statement of non-applicability is submitted to the Department on a form approved by the Department;
- (d) For transition purposes, effective June 27, 2003 all initial certifications or annual compliance certifications timely filed by September 15, 2002 or filed in the period of September 16, 2002 through September 15, 2003, shall establish the owner and/or operator's status as an ongoing certifier under 310 CMR 70.00;
- (e) Notwithstanding 310 CMR 70.03(1)(a)-(d), photoprocessors holding a permit from the Massachusetts Water Resources Authority pursuant to 360 CMR 10.000 are deemed to hold the equivalent of an ERP certification and are not required to file a initial certification or annual compliance certification pursuant to 310 CMR 70.00 and 71.00, but such photoprocessors are required to pay an annual compliance fee to the Department pursuant to 310 CMR 4.00; and
- (f) Photoprocessors located in the service area of the Massachusetts Water Resources Authority that haul or ship photoprocessing waste off-site are required to file a initial certification or annual compliance certification pursuant to 310 CMR 70.00 and 71.00.

2. Revise the first sentence in section 310 CMR 70.03 (5)

<u>Certification Form.</u> Each initial certification and each annual compliance certification required by 310 CMR 70.03 shall be on a form prescribed by the Department and shall address compliance with standards to which the ERP facility is subject.

B. AMENDMENTS TO 310 CMR 71.00 INDUSTRIAL WASTEWATER REGULATIONS FOR PHOTO PROCESSORS AND PRINTERS

310 CMR 71.00 is promulgated pursuant to the authority of M.G.L. c.21, §§ 26 through 53 and M.G.L.c. 21C

Revise section 310 CMR 71.07

- 1. Add the following new subsection (2):
 - (2) Effective June 27, 2003, all photoprocessors required to certify pursuant to 310 CMR 71.07(1) shall submit to the Department an initial certification and thereafter file an annual compliance certification by September 15th of each year.
- 2. Renumber the existing subsection (2) as (3) and revise as follows:
 - (3) Beginning on September 15, 1998, and annually thereafter, printers shall submit to the Department a compliance certification in accordance with 310 CMR 70.00. Effective June 27, 2003, all printers required to certify pursuant to 310 CMR 71.07(1) shall submit to the Department an initial certification and thereafter file an annual compliance certification by September 15th of each year.

C. AMENDMENTS TO 310 CMR 72.00 INDUSTRIAL WASTEWATER STANDARDS FOR DRY CLEANERS

310 CMR 72.00 is promulgated pursuant to the authority of M.G.L. c.21, §§ 26 through 53, M.G.L.c. 21C and M.G.L.c. 111, §§ 142A-142J

Revise section 310 CMR 72.05 as follows:

Beginning on September 15, 1998, and annually thereafter, dry cleaners shall submit to the Department a compliance certification in accordance with 310 CMR 70.00. Effective June 27, 2003, all dry cleaners required to certify pursuant to 310 CMR 72.00 shall submit to the Department an initial certification and thereafter file an annual compliance certification by September 15th of each year.

VII. AMENDMENTS TO 801 CMR 4.07 HAZARDOUS WASTE TRANSPORTERS FEE

Established pursuant to M.G.L. Chapter 21C, \S 7 as amended by St. 1983, c. 7, \S 4

Hazardous Waste Transporters Fee Proposed Regulation Amendments

801 CMR: Executive Office For Administration And Finance 4.07: Hazardous Waste Transporters Fee

(1) Except as provided in 801 CMR 4.07(2) through (8), each authorized transporter of hazardous wastes shall pay a fee of 18.2 26.4 cents per gallon or 1.82 2.64 cents per pound upon each gallon or pound of materials manifested or logged for transport in Massachusetts by said transporter in accordance with regulations promulgated by the Department of Environmental Protection.